

Code, to make clear that such chapter does not apply to contests wherein prizes are awarded for the species, size, weight, or quality of fish caught by the contestant; to the Committee on the Judiciary.

By Mr. WERDEL:

H. R. 7915. A bill to provide for the protection of the water rights of water users of the Kings River, Calif.; to the Committee on Public Works.

By Mr. MACY:

H. J. Res. 446. Joint resolution to provide for the establishment of a Commission on the Steel Industry; to the Committee on Rules.

By Mr. LESINSKI:

H. Con. Res. 191. Concurrent resolution authorizing the printing of the committee print entitled "Financing Public School Construction" as a House document and providing for additional copies thereof; to the Committee on House Administration.

By Mr. VINSON:

H. Res. 523. Resolution providing for the consideration of S. 2440, a bill to authorize certain construction at military and naval installations, and for other purposes; to the Committee on Rules.

By Mr. DAWSON:

H. Res. 524. Resolution providing for the expenses of conducting the studies and investigations authorized by rule XI (1) (h) incurred by the Committee on Expenditures in the Executive Departments; to the Committee on House Administration.

By Mr. HAGEN:

H. Res. 525. Resolution authorizing and directing the Committee on Public Lands to conduct a full and complete investigation and study to promote the rehabilitation of the bands of Chippewa Indians in the State of Minnesota, and for other purposes; to the Committee on Rules.

MEMORIALS

Under clause 3 of rule XXII, memorials were presented and referred as follows:

By the SPEAKER: Memorial of the Legislature of the State of Arizona, relating to proposed dismemberment of the Veterans' Administration; to the Committee on Veterans' Affairs.

Also, memorial of the Legislature of the State of New York, requesting confirmation of ownership in the States of lands and resources within and beneath navigable waters within the boundaries of the respective States; to the Committee on the Judiciary.

Also, memorial of the Legislature of the State of Rhode Island, requesting the Members of Congress to exert their influence to effect the unification of all the counties of Eire; to the Committee on Foreign Affairs.

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mr. BARRETT of Wyoming:

H. R. 7916. A bill to authorize and direct the Secretary of the Interior to execute an oil and gas lease on a certain tract of land in Park County, Wyo.; to the Committee on Public Lands.

By Mrs. BOLTON of Ohio:

H. R. 7917. A bill for the relief of Mrs. Gizella Keady-Reich; to the Committee on the Judiciary.

By Mr. BYRNE of New York:

H. R. 7918. A bill for the relief of certain Chinese stewards of the United States Navy; to the Committee on the Judiciary.

By Mr. CASE of South Dakota:

H. R. 7919. A bill for the relief of Mrs. Yukiko Yoshii French; to the Committee on the Judiciary.

By Mr. DOYLE:

H. R. 7920. A bill for the relief of Leland C. Barnard; to the Committee on the Judiciary.

By Mr. JENKINS:

H. R. 7921. A bill for the relief of Eva T. Ross; to the Committee on the Judiciary.

By Mr. MCCARTHY:

H. R. 7922. A bill for the relief of William E. Ackerknecht; to the Committee on the Judiciary.

By Mr. MILES:

H. R. 7923. A bill for the relief of George Brander Paloheimo and Eva Leonora Paloheimo; to the Committee on the Judiciary.

By Mr. NIXON:

H. R. 7924. A bill for the relief of Akio Esumi; to the Committee on the Judiciary.

H. R. 7925. A bill for the relief of Gerszon Gruszka, Stell Gruszka, and Tamara Gruszka; to the Committee on the Judiciary.

H. R. 7926. A bill for the relief of Robert Francis Symons; to the Committee on the Judiciary.

By Mr. POULSON:

H. R. 7927. A bill for the relief of Luisa Monti; to the Committee on the Judiciary.

By Mr. STEFAN:

H. R. 7928. A bill to authorize the sale of certain allotted inherited land on the Winnebago Indian Reservation in Nebraska for the benefit of Alice Greyhair Armell, Charles Greyhair, and Clyde Greyhair; to the Committee on Public Lands.

By Mr. WERDEL:

H. R. 7929. A bill for the relief of Marcus M. Jones; to the Committee on the Judiciary.

PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

2030. By Mr. CANFIELD: Telegram from Miss Helen S. Young and 39 other members of Wesley Methodist Church, of Paterson, N. J., protesting against the production of atomic and hydrogen bombs and urging that our Nation take a stand respecting their use for destructive purposes; to the Committee on Armed Services.

2031. By Mr. FORAND: Resolution passed by the general assembly of the State of Rhode Island, memorializing the Members of Congress from Rhode Island to exert their influence to effect the unification of all of the counties in Eire; to the Committee on Foreign Affairs.

2032. By Mr. HESELTON: Resolutions of the general court of the Commonwealth of Massachusetts, memorializing Congress to enact legislation for the distribution of surplus foods to the several States and the political subdivisions thereof in proportion to their population and per capita income; to the Committee on Agriculture.

2033. By Mr. RICH: Petition of American Legion Auxiliary of Glenn Sharrow Post, No. 35, Hughesville, Pa., against compulsory health insurance or any other proposed form of a national health program controlled by the Government; to the Committee on Interstate and Foreign Commerce.

2034. By the SPEAKER: Petition of the president, Women's Prospect Republican Club, Johnstown, Pa., opposing any form of compulsory health insurance or any system of political medicine designed for national bureaucratic control; to the Committee on Interstate and Foreign Commerce.

2035. Also, petition of T. L. Gilmer Dental Society, Quincy, Ill., requesting Congress not to enact any legislation containing the principle of compulsory health insurance; to the Committee on Interstate and Foreign Commerce.

2036. Also, petition of the secretary, Watermelon Growers and Distributors Association, Gainesville, Fla., protesting the current antitrust suit now pending against the Great

Atlantic & Pacific Tea Co., and Atlantic Commission Co., and similar suits against any other business concerns when based on the same principle; to the Committee on the Judiciary.

2037. Also, petition of E. M. Coe and others, requesting passage of House bills 2135 and 2136, known as the Townsend plan; to the Committee on Ways and Means.

SENATE

THURSDAY, MARCH 30, 1950

(Legislative day of Wednesday, March 29, 1950)

The Senate met at 12 o'clock meridian, on the expiration of the recess.

The Chaplain, Rev. Frederick Brown Harris, D. D., offered the following prayer:

Almighty God, who desirest truth in the inward parts, we would come to Thee in that fear of the Lord which is the beginning of wisdom. Refresh our faith that the tensions of life may not break our spirits. As those whose powers are dedicated to the Nation's weal, make us ever faithful to each challenging duty, loyal to every high claim, responsive to the human needs of this suffering earth.

We thank Thee for every word of truth which has been spoken the wide world through, and for all righteousness which the human conscience has perceived and woven into the social fabric. With Thy benediction may we face the toil of this day with honest dealing and clear thinking, with hatred of all hypocrisy, deceit, and sham, and in the knowledge that all great and noble service in this world is based on gentleness and patience and truth. In the dear Redeemer's name. Amen.

On request of Mr. McFARLAND, and by unanimous consent, the reading of the Journal of Wednesday, March 29, 1950, was dispensed with.

CALL OF THE ROLL

Mr. McFARLAND. I suggest the absence of a quorum.

The VICE PRESIDENT. The Secretary will call the roll.

Mr. WHERRY. Mr. President, I should like to make a parliamentary inquiry.

The VICE PRESIDENT. The Senator may make a parliamentary inquiry, although a roll call has been ordered.

Mr. McFARLAND. Mr. President, I withhold the request for a quorum call.

Mr. WHERRY. Mr. President, it is my understanding that the Senate is operating under a unanimous-consent agreement whereby the Senator from West Virginia [Mr. NEELY] is entitled to the floor. I am wondering if the distinguished acting majority leader contemplates affording Senators an opportunity for insertions in the RECORD and other routine matters after the quorum call is had. I think that several Senators would like to have such an opportunity.

Mr. McFARLAND. I was going to make such a request.

Mr. President, I renew my suggestion of the absence of a quorum.

The VICE PRESIDENT. The Secretary will call the roll.

The roll was called, and the following Senators answered to their names:

Alken	Hill	Millikin
Anderson	Hoey	Morse
Bricker	Holland	Mundt
Bridges	Humphrey	Murray
Butler	Hunt	Neely
Byrd	Ives	O'Connor
Cain	Jenner	O'Mahoney
Capehart	Johnson, Colo.	Robertson
Chapman	Johnson, Tex.	Russell
Chavez	Johnston, S. C.	Saltonstall
Connally	Kefauver	Schoeppel
Cordon	Kem	Smith, N. J.
Darby	Kerr	Sparkman
Donnell	Kilgore	Stennis
Douglas	Knowland	Taft
Dworschak	Langer	Taylor
Ecton	Lehman	Thomas, Okla.
Ellender	Lodge	Thomas, Utah
Ferguson	Long	Thye
Flanders	McCarran	Tobey
Frear	McCarthy	Watkins
Fulbright	McClellan	Wherry
Gillette	McFarland	Wiley
Gurney	McKellar	Williams
Hayden	McMahon	Withers
Hendrickson	Magnuson	Young
Hickenlooper	Malone	

Mr. McFARLAND. I announce that the Senator from Connecticut [Mr. BEN-TON] and the Senator from Mississippi [Mr. EASTLAND] are necessarily absent.

The Senator from North Carolina [Mr. GRAHAM], the Senator from Rhode Island [Mr. GREEN], the Senator from Illinois [Mr. LUCAS], the Senator from South Carolina [Mr. MAYBANK], the Senator from Pennsylvania [Mr. MYERS], and the Senator from Florida [Mr. PEPPER] are absent on public business.

The Senator from California [Mr. DOWNEY], the Senator from Georgia [Mr. GEORGE], and the Senator from Rhode Island [Mr. LEAHY] are absent because of illness.

The Senator from Maryland [Mr. TYDINGS] is absent by leave of the Senate on official business, attending the Defense Council and the Defense Chiefs' meeting at The Hague, Netherlands.

Mr. SALTONSTALL. I announce that the senior Senator from Maine [Mr. BREWSTER], the Senator from Pennsylvania [Mr. MARTIN], the junior Senator from Maine [Mrs. SMITH], and the Senator from Michigan [Mr. VANDENBERG] are necessarily absent.

The VICE PRESIDENT. A quorum is present.

Under the unanimous-consent agreement the Senator from West Virginia [Mr. NEELY] is entitled to the floor. The Chair recognizes the Senator from West Virginia.

Mr. McFARLAND. Mr. President, will the Senator from West Virginia yield to me to make a unanimous-consent request?

The VICE PRESIDENT. Does the Senator from West Virginia yield to the Senator from Arizona with the understanding that he does not lose the floor?

Mr. NEELY. I yield.

COMMITTEE MEETING DURING SENATE SESSION

Mr. McFARLAND. Mr. President, I ask unanimous consent that the Foreign Relations Committee may meet during the session of the Senate today.

The VICE PRESIDENT. Without objection, it is so ordered.

TRANSACTION OF ROUTINE BUSINESS

Mr. McFARLAND. Mr. President, I ask unanimous consent that routine business may be transacted now, without speeches and without comment.

The VICE PRESIDENT. Without objection, it is so ordered, with the understanding that it does not deprive the Senator from West Virginia of the floor.

INVESTIGATION OF INTERSTATE GAMBLING AND RACKETEERING ACTIVITIES

Mr. KEFAUVER. Mr. President, will the Senator from West Virginia yield to me so I may make a unanimous-consent request?

Mr. NEELY. I yield with the understanding that I shall not lose the floor.

The VICE PRESIDENT. Without objection, it is so ordered.

Mr. KEFAUVER. Mr. President, on last Thursday the Committee on Rules and Administration unanimously reported a resolution which provides that the Committee on the Judiciary be authorized to make an investigation and report in connection with organized crime. I have spoken to the acting majority leader, the Senator from Pennsylvania [Mr. MYERS] about the matter.

Mr. McFARLAND. Mr. President, can this matter not be taken up after Senators have concluded presentation of routine matters?

The VICE PRESIDENT. The unanimous consent applies only to the insertion of matters into the RECORD, the introduction of bills and joint resolutions, and the presentation of petitions and memorials, without debate and without statements.

Mr. KEFAUVER. But, Mr. President, the Senator from West Virginia yielded to me to make a unanimous-consent request.

The VICE PRESIDENT. The Senator from West Virginia yielded so all Senators may have an opportunity to present routine matters for the RECORD, that is, for the transaction of routine business. It is not necessary for the Senator from West Virginia to yield to the Senator from Tennessee in order that the Senator from Tennessee may place something in the RECORD.

Mr. KEFAUVER. Mr. President, I do not want to argue or debate the matter. I simply wish to ask unanimous consent for the consideration of Senate Resolution 202.

Mr. CHAVEZ. Mr. President, I object. The VICE PRESIDENT. Objection is heard.

Mr. KEFAUVER. I wonder if the Senator from New Mexico would withhold his objection until I make a 30-second explanation.

Mr. CHAVEZ. I am extremely sorry, but I have been waiting 6 months for another matter to be brought before the Senate.

The VICE PRESIDENT. Objection is heard.

DISPOSITION OF EXECUTIVE PAPERS

The VICE PRESIDENT laid before the Senate a letter from the Archivist of the United States, transmitting, pursuant to law, a list of papers and documents on the files of several departments and

agencies of the Government which are not needed in the conduct of business and have no permanent value or historical interest, and requesting action looking to their disposition, which, with the accompanying papers, was referred to a Joint Select Committee on the Disposition of Papers in the Executive Departments.

The VICE PRESIDENT appointed Mr. JOHNSTON of South Carolina and Mr. LANGER members of the committee on the part of the Senate.

REPORT OF A COMMITTEE

The following report of a committee was submitted:

By Mr. ELLENDER, from the Committee on Agriculture and Forestry:

H. R. 6567. A bill to increase the borrowing power of Commodity Credit Corporation; with an amendment (Rept. No. 1375).

BILLS INTRODUCED

Bills were introduced, read the first time, and, by unanimous consent, the second time, and referred as follows:

By Mr. LANGER:

S. 3320. A bill for the relief of Leo Waalen Wiczynski; to the Committee on the Judiciary.

By Mr. THYE:

S. 3321. A bill for the relief of Dr. Zena (Zenobia) Symeonides; to the Committee on the Judiciary.

By Mr. BUTLER:

S. 3322. A bill to authorize the sale of certain land held in trust for Valentine Parker under jurisdiction of the Winnebago Indian Reservation; Nebr.; and

S. 3323. A bill to authorize the sale of inherited interests in certain allotted land under the jurisdiction of the Winnebago Indian Agency, Nebraska; to the Committee on Interior and Insular Affairs.

By Mr. MURRAY (for Mr. DOWNEY):

S. 3324. A bill for the relief of Mrs. Maurice Aquino Mayo;

S. 3325. A bill for the relief of Isolde Bexner; and

S. 3326. A bill for the relief of Katsutoshi Matsumoto; to the Committee on the Judiciary.

By Mr. TAFT:

S. 3327. A bill to amend title III of the Army and Air Force Vitalization and Retirement Equalization Act of 1948 to provide for the crediting of certain service performed in the Military and Naval Academies prior to August 24, 1912; to the Committee on Armed Services.

(Mr. BRIDGES (for himself and Mr. GILLETTE) introduced Senate bill 3328, to provide for national recognition of Adelaide Johnson, the sculptor of the Woman's Monument, and for other purposes, which was referred to the Committee on Rules and Administration, and appears under a separate heading.)

By Mr. MORSE:

S. 3329. A bill for the relief of Kiyomi Kitamura; to the Committee on the Judiciary.

By Mr. JOHNSTON of South Carolina:

S. 3330. A bill to amend the Civil Service Retirement Act of May 29, 1930, as amended, so as to provide an order of precedence for lump-sum death payments, and for other purposes; and

S. 3331. A bill to bring employees of county agricultural conservation committees within the purview of the civil-service laws and regulations, the Classification Act of 1949, the Civil Service Retirement Act of May 29, 1930, as amended, and the laws relating to sick and annual leave for Government employees; to the Committee on Post Office and Civil Service.

By Mr. CORDON (for himself and Mr. MORSE):

S. 3332. A bill to provide additional time for presenting certain tort claims against the United States; to the Committee on the Judiciary.

By Mr. CHAVEZ (for Mr. DOWNEY):

S. 3333. A bill to authorize a survey to determine the feasibility and advisability of constructing a multi-purpose tunnel through the Laguna Mountains in San Diego County, Calif.; to the Committee on Public Works.

RECOGNITION OF ADELAIDE JOHNSON

Mr. BRIDGES. Mr. President, on behalf of the Senator from Iowa [Mr. GILLETTE] and myself, I introduce for appropriate reference a bill to provide for the national recognition of a great American, Adelaide Johnson. It would be unseemly, I believe, for me to presume that any mere words I might utter could add in any way to the immeasurable esteem in which Adelaide Johnson is held by the women of the United States and of the world.

Therefore, I send the bill to the desk with the hope that the proper committee will see fit to report it to the Senate while this magnificent woman, now 104 years of age, is with us to know that we appreciate all she has done for this Nation.

The VICE PRESIDENT. The bill will be received and appropriately referred.

The bill (S. 3328) to provide for national recognition of Adelaide Johnson, the sculptor of the Woman's Monument, and for other purposes, introduced by Mr. BRIDGES (for himself and Mr. GILLETTE), was read twice by its title, and referred to the Committee on Rules and Administration.

NOMINATION OF THOMAS E. MURRAY TO BE MEMBER OF ATOMIC ENERGY COMMISSION—REPORT OF A COMMITTEE

Mr. McMAHON. Mr. President, as in executive session, from the Joint Committee on Atomic Energy, I report favorably the nomination of Thomas E. Murray, of New York, to be a member of the Atomic Energy Commission for the term expiring June 30, 1950. In connection with the nomination, I ask unanimous consent that a statement showing the qualifications and experience of Mr. Murray, together with other information, be printed in the RECORD.

The VICE PRESIDENT. The nomination will be received and placed on the Executive Calendar, and, without objection, the statement and information presented by the Senator from Connecticut will be printed in the RECORD.

The statement and information is as follows:

THOMAS E. MURRAY

Residence: 686 Park Avenue, New York City.

Born: June 20, 1891, Albany, N. Y.

Parents: Thomas E. Murray and Catherine Bradley Murray.

Education: Our Lady of Victory School, Brooklyn, N. Y.; St. Francis Xavier's Grammar School; St. Francis Xavier's High School, New York City; Yale University, Sheffield Scientific School with bachelor of science degree in mechanical engineering, 1911.

Professional memberships: Professional engineer's license, 1930; member of the American Society of Mechanical Engineers, 1932; fellow of the American Society of Mechanical

Engineers, 1947; fellow of the American Institute of Electrical Engineers, 1933.

Honorary degrees: St. John's University, 1937; Georgetown University, 1939; Fordham University, 1940.

Experience: 1907-11, during college course worked during summer with Consolidated Edison Co.; 1911-12, worked as engineer with Consolidated Edison Co.; 1912-15, served in various capacities as research engineer with Metropolitan Engineering Co. founded by his father in 1900; 1915-49, president of Metropolitan Engineering Co. until its merger with Murray Manufacturing Corp. in October 1949; 1932-40, sole Federal receiver of the \$500,000,000 properties of the Interborough Rapid Transit. His term of office was not marred by a single serious labor difficulty; 1941, impartial arbitrator in settling the important B-11 Aircraft labor controversy; 1942-49, president of Murray Manufacturing Corp., founded in 1942, resigned as president in October 1949; 1943, won a special award from the United States Government for inventing new method of manufacturing shells which saved tons of strategic materials and accounted for 25 percent of all World War II trench mortar shell production; 1946, appointed by President Truman as first impartial chairman of the United Mine Workers welfare and retirement fund; 1947, also served as impartial representative of the 1947 United Mine Workers welfare and retirement fund. Granted approximately 200 patents in electrical and welding research.

Directorships: Director of American Radiator & Standard Sanitary Co., 1930-39; director of Bank of New York and Fifth Avenue Bank, 1933 to date; director and member of finance committee of Chrysler Corp., 1935 to date; trustee, Manhattanville College, 1945 to date.

Family: Married Marie Brady, of Brooklyn, January 4, 1917; 11 children—Thomas E. Murray, Jr., Mrs. Basil Harris, Jr., James B., Mr. D. Bradley, S. J., Paul, Anne, Jane, Frank, Mr. Joseph G., S. J., Peter, and Margot.

THE FEDERAL COMMUNICATIONS COMMISSION—STATEMENT BY SENATOR BRIDGES

[Mr. BRIDGES asked and obtained leave to have printed in the RECORD a statement prepared by him on the subject of the Federal Communications Commission, which appears in the Appendix.]

THE BIGGEST SWINDLE IN HISTORY

[Mr. BRIDGES asked and obtained leave to have printed in the RECORD an article entitled "The Biggest Swindle in History," which is to be published in the April 11, 1950, issue of Look magazine, which appears in the Appendix.]

THE BRANNAN PLAN—EXCERPT FROM SPEECH BY GUY GEORGE GABRIELSON

[Mr. BUTLER asked and obtained leave to have printed in the RECORD an excerpt from a speech delivered in Lincoln, Nebr., on March 21, by Hon. Guy George Gabrielson, chairman of the Republican National Committee, which appears in the Appendix.]

STATUS OF THE INDIANS

[Mr. BUTLER asked and obtained leave to have printed in the RECORD an article entitled "Are Indians No Longer Wards of the Government?" written by G. E. Lindquist, and printed in the News Letter published in Lawrence, Kans., by the Home Missions Council, which appears in the Appendix.]

THE MISSOURI BASIN—ADDRESS BY HON. WILLIAM E. WARNE

[Mr. GURNEY asked and obtained leave to have printed in the RECORD an address entitled "Missouri Basin: Growth and First Harvest," delivered by William E. Warne, Assistant Secretary of the Interior, at the Farmers' Day Celebration, held at Cham-

berlain, S. Dak., on February 28, 1950, which appears in the Appendix.]

ADDRESS BY P. S. MARTHAKIS COMMEMORATING GREEK INDEPENDENCE

[Mr. THOMAS of Utah asked and obtained leave to have printed in the RECORD an address delivered on March 22, 1950, by Hon. P. S. Marthakis, a member of the Legislature of the State of Utah, commemorating Greek independence, which appears in the Appendix.]

MIDDLE-INCOME HOUSING—STATEMENT BY TED BALDWIN

[Mr. WHERRY asked and obtained leave to have printed in the RECORD a statement by Ted Baldwin regarding middle-income housing, which appears in the Appendix.]

LOW-COST HOUSING IN IOWA—ARTICLE FROM THE DES MOINES REGISTER

[Mr. HICKENLOOPER asked and obtained leave to have printed in the RECORD an article regarding housing for students, published in the Des Moines Register of February 23, 1950, and another article in reply, published in the same newspaper dated February 28, 1950, which appear in the Appendix.]

PROPAGANDA AFFECTING PROPOSED BASING-POINT LEGISLATION

[Mr. JOHNSON of Colorado asked and obtained leave to have printed in the Appendix of the RECORD a copy of a bulletin issued by the National Association of Retail Druggists relating to Senate bill 1008, the so-called basing-point bill, which appears in the Appendix.]

MR. LIPPMANN AND THE LODGE-GOSSETT AMENDMENT—STATEMENT BY JOSEPH E. KALLENBACH

[Mr. LODGE asked and obtained leave to have printed in the RECORD a statement entitled "Mr. Lippmann and the Lodge-Gossett Amendment," by Joseph E. Kallenbach, associate professor of political science at the University of Michigan, which appears in the Appendix.]

THE AWAKENING SOUTH—EDITORIAL FROM THE ANNISTON (ALA.) STAR

[Mr. SPARKMAN asked and obtained leave to have printed in the RECORD an editorial entitled "The Awakening South," published in the Anniston (Ala.) Star of March 27, 1950, which appears in the Appendix.]

FOREIGN INFORMATION AND EDUCATION PROGRAM—EDITORIAL FROM THE WASHINGTON POST

[Mr. FLANDERS asked and obtained leave to have printed in the RECORD an editorial entitled "Whispering Voice," from the Washington Post of March 30, 1950, which appears in the Appendix.]

POINT 4, CORN, AND MEXICO—EDITORIAL FROM THE DES MOINES REGISTER

[Mr. GILLETTE asked and obtained leave to have printed in the RECORD an editorial entitled "Point 4, Corn, and Mexico," published in the Des Moines Register of March 27, 1950, which appears in the Appendix.]

FULTON LEWIS, JR.—ARTICLE BY CHARLES VAN DEVANDER

[Mr. HUMPHREY asked and obtained leave to have printed in the RECORD two installments of an article dealing with the career of Fulton Lewis, Jr., written by Charles Van Devander, which appear in the Appendix of the RECORD.]

PLIGHT OF JEWS IN COUNTRIES BEHIND THE IRON CURTAIN

[Mr. LEHMAN asked and obtained leave to have printed in the RECORD excerpts from a

report on the plight of Jews in countries behind the iron curtain, issued by the Jewish Labor Committee and delivered at a meeting of the national executive committee of the Jewish Labor Committee on March 12, 1950, which appears in the Appendix.]

SURPLUS FARM PRODUCTS AND ACTIVITIES OF COMMODITY CREDIT CORPORATION—ARTICLE FROM BARRON'S WEEKLY

[Mr. BYRD asked and obtained leave to have printed in the RECORD an article relating to surplus farm products and the activities of the Commodity Credit Corporation from Barron's National Business and Financial Weekly, for March 27, 1950, which appears in the Appendix.]

EDUCATIONAL PROGRAM TO COMBAT COMMUNISM—EDITORIAL COMMENT

[Mr. TOBEY asked and obtained leave to have printed in the RECORD two editorials regarding an educational program in the United States to combat communism, one from the Boston Globe of March 24, 1950, and the other from the Boston Post of March 24, 1950, which appear in the Appendix.]

ACCESSION OF GERMANY TO THE INTERNATIONAL WHEAT AGREEMENT

Mr. BUTLER. Mr. President, I ask unanimous consent to insert in the RECORD at this point an exchange of correspondence I have had with Secretary Brannan regarding the accession of Germany to the International Wheat Agreement, and also to insert a press release by the Department of Agriculture dealing with this subject.

Mr. President, it is perfectly obvious from this material that the net effect of bringing Germany into the agreement is to slice away an annual market for about 20,000,000 bushels of American wheat and to give that market to Canada, Australia, and other countries. That market, I might add, is bought and paid for with American dollars contributed by the taxpayer through the appropriations for occupied areas. Admitting Germany to this agreement is of no possible benefit to the United States.

If the administration is to continually whittle away the foreign market for American wheat, it is no wonder that our wheat surplus grows and grows and that more and more strict controls on the wheat farmer become inevitable.

There being no objection, the correspondence and the press release by the Department of Agriculture were ordered to be printed in the RECORD, as follows:

FEBRUARY 23, 1950.

Hon. CHARLES F. BRANNAN,
Secretary of Agriculture, Department
of Agriculture, Washington, D. C.

MY DEAR MR. SECRETARY: I am writing to register a strong protest against including Germany and Japan in the International Wheat Agreement on the proposed basis which will permit other wheat-exporting nations to take away from us a portion of those markets which we now supply practically 100 percent.

This proposal can only mean a net loss in our export sales of wheat. It cannot possibly result in any gain. It seems to be in direct conflict with your virtual promise of 2 years ago, made in connection with consideration of the wheat agreement at that time, that American wheat farmers could be assured of the markets in the zones of military occupation in addition to the markets guaranteed by the wheat agreement. Cer-

tainly the proposal seems inconsistent with your general mandate to protect the markets and prosperity of the American farmer and to foster exports of as much surplus wheat as possible.

The German and Japanese economic systems are being supported with American funds given freely as a gift. That means that, in effect, American Government appropriations pay for the wheat shipped to those countries. If we supply the money to buy the wheat, I believe we are entitled to require that the wheat be American wheat, not Canadian or Australian wheat. After all, the Commodity Credit Corporation already has plenty of wheat in storage for this purpose which has already been financed by Federal money.

To give a portion of these markets to Canada and Australia will simply mean putting a double cost on the American taxpayer. It will also mean a greater wheat surplus and more severe acreage allotments next year.

It seems to me that our representative on the International Wheat Council should insist that the entire German and Japanese wheat quotas be allotted to the United States. If that cannot be done, I believe we should reject the admission of those two countries to the wheat agreement and continue to sell them their wheat under the present system by which we can assure our wheat farmers of these markets.

Yours very truly,

HUGH BUTLER,
United States Senator.

DEPARTMENT OF AGRICULTURE,
Washington, D. C., March 27, 1950.

Hon. HUGH BUTLER,
United States Senate.

DEAR SENATOR: Thank you for your letter of February 23, concerning the accession of Germany and Japan to the International Wheat Agreement. In seeking a satisfactory solution to the question of a division among exporting countries of increased quotas resulting from the accession of those countries, we have had in mind some of the considerations expressed in your letter.

As you know, the applications of Germany and Japan for accession to the agreement were submitted to the International Wheat Council in October of 1949. These applications were welcomed by the Council and have had the active support of United States representatives. By action taken on March 15, the application of Germany was accepted by the council but further consideration of the application of Japan was postponed until another meeting to be held not later than July 31, 1950.

The results of the recent meeting of the council in London, including the division of Germany's quota among exporting countries, are summarized in the enclosed press release of March 17, 1950. It should be noted, however, that the question of United States financing of wheat exports to Germany, Japan, or any other country, lies entirely outside of the wheat agreement. The increased quotas received by the United States, Canada, Australia, and France under the agreement will be subject to the usual terms and conditions of trade between the importing and exporting countries concerned.

Sincerely yours,

CHARLES F. BRANNAN,
Secretary.

GERMANY ADMITTED TO INTERNATIONAL WHEAT AGREEMENT

The International Wheat Council, by action taken March 15, has accepted Germany's application for membership and has postponed further consideration of Japan's application until June or July. This information was received by the United States Department of Agriculture from the United States representatives at the Council meeting, which has now adjourned.

The Council accepted the application of Germany for accession to the agreement with an annual quota of about 67,000,000 bushels. German participation in the agreement will become effective upon deposit by that country's government of a formal instrument of acceptance with the United States Department of State. However, upon such acceptance, supplies of wheat already shipped by the United States to Germany this year which have not been distributed for consumption will be recorded against this year's quota. These stocks, title to which has been retained by the Commodity Credit Corporation, total about 28,000,000 bushels and will come under the agreement after a price has been established within the terms of the agreement. This arrangement results from an understanding reached between the CCC and the Department of Army early in the year when Germany applied for membership in the International Wheat Agreement.

The total increased quota (approximately 67,000,000 bushels) resulting from the accession of Germany will be assigned to the United States for the 1949-50 year. For the remaining 3 years, the United States quota will be increased by 55,000,000, 47,000,000 and 45,000,000 bushels, respectively, over its present quota.

Canada's quota for the first year will not be increased as a result of Germany's accession, but for the remaining 3 years will be increased over its present quota by 8,000,000 bushels, 16,000,000 bushels, and 18,000,000 bushels, respectively. Likewise, Australia's and France's quotas will not be increased for the first year, but for the three remaining years, Australia's quota will be increased over its present quota by about 3,300,000 bushels, and France's quota will be increased by about 500,000 bushels.

The following table records the unofficial total guaranteed sales of exporting countries as the result of Germany's accession to the agreement, in addition to adjustments in the total guaranteed purchases of various other importing countries thus far in the 1949-50 year. More detailed figures will be available when officially confirmed by the International Wheat Council and will be noted in the Production and Marketing Administration weekly report on sales and purchases.

Adjusted quotas¹

[In millions of bushels]

	1949-50	1950-51	1951-52	1952-53
United States.....	235.3	223.5	215.5	213.5
Canada.....	203.9	211.9	219.9	221.9
Australia.....	80.3	83.6	83.6	83.6
France.....	3.3	3.8	3.8	3.8

¹ Tentative unofficial estimate.

Consideration of the application of Japan for accession to the agreement was again postponed until a later meeting of the International Wheat Council to be held before July 31. Some importing countries, including the United Kingdom, are concerned over access to nondollar wheat, of which Australia is the primary source, and, therefore, wished to impose conditions upon Japan's accession which would have specifically limited the amount of Australian wheat Japan could buy. The United States maintained that Council action which would result in the placing of limitations or restrictions on any acceding country is contrary to the spirit of the International Wheat Agreement, and that Japan should be admitted on the same basis as all other acceding countries. Under these circumstances it was not possible for the Council to approve Japan's application at this time.

THE NATURAL-GAS BILL—STATEMENT BY SENATOR WILEY

Mr. WILEY. Mr. President, I send to the desk a statement on the subject of

the natural-gas legislation now pending in the Senate-House conference committee. I ask unanimous consent that it be printed in the body of the RECORD at this point.

There being no objection, the statement was ordered to be printed in the RECORD, as follows:

AN APPEAL TO PRESIDENT TRUMAN TO VETO DANGEROUS NATURAL-GAS BILL

Mr. President, I appeal to the President of the United States to veto the natural-gas legislation which the Senate unfortunately passed yesterday and to issue a statement decisively denouncing this legislation. I appeal to him, not on a partisan basis, but on the basis of the welfare of 40,000,000 American consumers of natural gas.

I should like to point out that if, as present evidences indicate, the President chooses to sign the bill (with its inadequate paper safeguards against arbitrary increases in natural-gas rates) he will have left no course for the Republican Party but to point out this plain fact:

DEMOCRATS' PHONY CLAIMS BELIED

The Democratic Party, which for years has bleated about its alleged love for the common man, the poor consumers, the underprotected, underprivileged, will then have been guilty of sponsoring, promoting, adopting, and signing legislation which, according to the National Institute of Municipal Law Offices, can result in increased cost to consumers of more than \$200,000,000 per year. In other words, the Democratic Party's sponsorship of this legislation belies the phony, high-sounding claims that have been made through the years as to the alleged love by that party of the great masses. A recent editorial in a great newspaper, the Madison (Wis.) State Journal, very clearly demonstrated the facts besting the Democrats' sham.

WHY SOME REPUBLICANS SUPPORTED KERR BILL

I respect, of course, the convictions of those of my Republican colleagues who chose to support this legislation which exempts independent natural-gas producers from the rules of the Federal Power Commission. I believe that they did so because they have generally opposed what they feel to be unnecessary regulations by the Federal Government. The Democrats on the other hand can have no such claim, because their party has constantly sought to expand the field of Federal regulation, but has made an exception in this striking instance where the consumers' throats will be cut by natural-gate-rate increases.

I appeal to the President, therefore, not as a Republican, but as a Member of the United States Senate, to protect the welfare of the American people by vetoing this unsound, undesirable, unjustified legislation.

NATURAL-GAS BUSINESS IS MONOPOLY

Let me point out that the natural-gas business—a utility—is of necessity a monopoly in any community, and it has consistently been the policy of Congress to regulate monopoly in order to protect the public welfare. Natural gas is quite inexpensive; it is only one-third as expensive as coal, one-fifth as expensive as fuel oil, and that is why it is particularly disadvantageous that the Congress should take action which would make this fuel more expensive. The poor consumer—whenever he has been getting a fair break with an inexpensive item—he soon finds that something happens to zoom up the price of that item. And that is just what is shaping up now, unfortunately.

REPUBLICANS GENERALLY OPPOSED THE BILL

The American people are aware of the fact that the majority of Republicans rightly opposed this legislation just as the majority of Democrats wrongly supported it.

I challenge the Democratic bigwigs of Wisconsin to show where they stand, and if they have such a great love for the consumer, let them protest against the stand of their party and openly urge the President to veto the bill.

WISCONSIN RIGHTLY PROTESTED AGAINST KERR BILL

In casting my vote yesterday against this bill, I believe that I reflected the wishes of the people of Wisconsin.

I ask unanimous consent that there be printed in the body of the CONGRESSIONAL RECORD at this point a listing of some of the municipal officials and organizations who suggested voting against the Kerr bill, in addition to a listing of a few of the national organizations which contacted me in this same behalf.

WE HAVE ENOUGH OF AN INFLATIONARY PROBLEM ALREADY

America has enough of an inflationary problem right now without further complicating the matter for those who can least afford it. We have suffered wave after wave of strikes and industrial unrest brought about in considerable part because wage earners felt that they were falling far behind in the race to keep up with a rising cost of living, and because they felt that their pay checks simply could not enable their families to keep body and soul together, while prices were constantly going up in the market place.

Let not the President of the United States, who has always protested against inflation's ravages, himself add to those ravages by signing this legislation.

LIST OF WISCONSINITES AND OTHERS SUPPORTING SENATOR WILEY'S POSITION

The Honorable Frank Zeidler, mayor of Milwaukee.

The Common Council of Milwaukee.

The Honorable Ferdinand A. Glojek, acting city attorney of West Allis.

The Honorable Willard M. Sonnenberg, mayor of Sheboygan.

The Honorable A. F. Axtell, city manager of Kenosha.

The Honorable Ernest Siewert, mayor of Oshkosh.

The Honorable Edwin Weiss, mayor of Fond du Lac.

The Wisconsin State Industrial Union Council (CIO).

The Congress of Industrial Organizations.

The Milwaukee Women's Club.

Locals of the American Federation of Labor.

Locals of the International Association of Machinists.

The Maritime Trades Council of Duluth-Superior.

The Fond du Lac Commonwealth Reporter stated:

"Companies which could be exempted from regulation * * * account for 80 percent of all natural gas now produced in the United States * * *. The real aim of these changes is to triple natural gas prices in most areas.

"With so much at stake for the ordinary consumer, prudence demands that this legislation * * * be put under the finest microscope, and the initiative in the inquiring ought to come in the Senate."

The Milwaukee Journal in two separate editorials:

"If opponents—of the bill—lose, the defeat will be reflected in the pocketbook of every user of natural gas."

"If the FPC is forbidden to regulate rates at the wellhead on gas sold by independent producers the rates will inevitably go up. The spread of natural gas has removed it from the buyers' market and put it into the sellers' market. The demand for it would inevitably enable the producers to charge what the traffic would bear at the wellhead.

That increase would be reflected in pipe-line rates and in rates to consumers, making present control of those rates meaningless."

ADMISSION OF DISPLACED PERSONS INTO THE UNITED STATES

Mr. McCARRAN. Mr. President, I ask unanimous consent to have sundry articles, editorials, statements, and resolutions bearing on the subject of displaced persons printed in the body of the RECORD, at this point in my remarks.

There being no objection, the articles, editorials, statements, and resolutions were ordered to be printed in the RECORD, as follows:

[From the Herald-News of March 15, 1950, Passaic-Clifton, N. J.]

DISPLACED-PERSONS PROGRAM IS SORRY MESS—BADLY MISMANAGED, HIT BY RELIGIOUS RIVALRY, SAYS ALEXANDER

(By Holmes Alexander)

WASHINGTON.—It's a safe bet that the country knows less about the displaced-persons program than about any national matter of comparable importance. The deadlocked Senate debate, which is scheduled to resume on March 31, has divided into a familiar but rather deceptive pattern.

Ranged on one side of the question are a group of midland Republicans and southern Democrats. On the other side are the Fair Deal Democrats and several urban Republicans. This line-up suggests that the issue is clean-cut and obvious. It suggests that reactionary elements are battling it out with enlightened humanitarians, and that all just men ought to side with the latter.

But such would be a gross oversimplification of the matter. The so-called reactionary or McCarran bill calls for the admission of 330,000 DP's and 54,000 expellees. The so-called liberal or Kilgore bill calls for 339,000 plus 54,000 expellees.

The difference in numbers is not large. The McCarran bill favors north European farmers, and the Kilgore bill in general favors middle European farmers. Both in that sense are selective and discriminatory, as any DP bill has to be.

But if the McCarran bill finally gets majority support, as is not impossible, that will not prove that the United States Senate is a reactionary body. It will prove that the Senate has protested—not against DP's but against the mistaken theory and the proven mismanagement of the Displaced Persons Commission.

This Commission, although a creation of the Republican-run Eightieth Congress, is a typical example of pyramided bureaucracy. There is no good reason for its existence anyhow. Both the Immigration Service (Justice Department) and the Consular Service (State Department) have personnel which is sometimes three generations deep in the experience of handling immigration problems. There never was much sense in setting up a new agency to do an old, familiar job.

Mr. Truman and the Eightieth Congress compounded the original error by building the DP Commission on strictly religious lines. The President appointed three Commissioners—one Jewish, one Catholic, one Protestant, all of them social workers. He might just as logically have appointed a tall man, a short man, and a fat man, while disregarding three middle-sized men who happened to be more capable.

One result of the trireligious selection has been to engender rivalry. This is not the sort of statement which Senators make on the floor of the upper Chamber, so the discussion has been driven underground. Since rivalry of any sort breeds ill will and emotional outbursts—and since religion is the touchiest of all human subjects—the DP

problem has become a seething cauldron of race-religion distrust.

Two other ingredients—politics and mismanagement—have been tossed into the pot. Many Senators and Representatives have used the DP bill to cage themselves votes back home. And hardly a witness has come before the judiciary subcommittees without bringing new evidence of messy, corrupt administration of the DP law.

The real harm, of course, falls upon the DP's themselves and upon the American communities which have taken them in. Most of the resettled DP's are decent, hard-working people who are getting a good break after more than their share of hard luck. But the good will which they brought into the country is being chipped away whenever it appears that hundreds of DP's are here under false pretenses. Americans don't like to learn that they've befriended, say, shoe clerks who passed as farmers, or that they gave refuge to slick operators who bribed or chiseled their way past the Commission employees.

Senators will hear many such stories before the debate resumes at the end of the month. The issues of liberalism and conservatism will rise again. But behind these are the issues of honesty and good government.

[From the Herald-News of Passaic-Clifton, N. J., of March 13, 1950]

THE DP BARREL CONTAINS MANY ROTTEN APPLES—ALEXANDER GIVES AN EXAMPLE—ACCUSES REFUGEE AGENCIES OF CONNIVANCE
(By Holmes Alexander)

WASHINGTON.—Mr. K, a European displaced person, now lives in an American city where he is courting an American girl. The girl's father does not question Mr. K's honorable intentions, but he does feel a natural curiosity about the background of the man whom his daughter may marry.

The father recently contacted his Congressman and asked for a report. The Congressman asked the Immigration Service to dig up the facts on Mr. K, and obtained the following information:

1. Mr. K applied for resettlement under the DP Act of 1948. He testified that he was a farmer and was seeking work on an American farm. His application was sponsored by an organization which we'll call Refugee Refuge, Inc. This organization found a job and a house for Mr. K in one of our northern States.

2. Mr. K. was met at the boat by representatives of Refugee Refuge, Inc. Until the present investigation took place, it was presumed that Mr. K was hard at work on his farm job. But not at all. For a year or more he has been living in a crowded city and holding a job in the crowded textile industry. If he ever went near the farm, it was merely on a token visit.

3. Mr. K. is not yet specifically earmarked for deportation, but he soon may be. The Immigration Service expects to deport some 500 fraudulent DP's in the near future.

This is not a sensational story, and is not intended to be. The congressional hearings and the recent Senate debate supplied a good many stories which featured lewdness, dishonesty, and the like. But such side issues tend to distort the true picture. The case of Mr. K., which is minus the sensational aspects, reveals several points which belong in any discussion of the DP program.

It should be noted, first of all, that Mr. K's deceit was made possible by the connivance of the organization we have called Refugee Refuge, Inc. That is a made-up name for a real organization, but it would be unfair to suggest that the methods are peculiar to any one group.

The practice of connivance, as the authorities in Washington know, is fairly common to all such groups. Not only that, but trickery, wire-pulling, pressurizing, and care-

lessness have become almost the rule, rather than the exception, in the procession of DP's. One witness explained the state of affairs as follows:

"You must remember that the job of the International Refugee Organization is to get rid of DP's, as many as possible, as soon as possible, no matter how."

Such a system puts great pressure and temptation upon the groups which sponsor DP's in America. But it does not remove any responsibility. For every Mr. K. who reaches America or remains in America under false pretenses there is a breach of good faith and a loss of good will.

Except for his romantic inclinations, Mr. K's case might not have been noticed. How many other persons, much worse than Mr. K., are on the loose? The chances are that we shall never know, for bureaucracy has made its masterpiece of confusion in this DP program. So many records have been falsified, so many officials have been admittedly lax, that there is little hope of unscrambling the unsavory omelet.

The whole situation, with its mystery and stench, gives an unfortunate opportunity to the witch hunters and scaremongers. This brotherhood always does better for itself when specific data is scarce. Sad to say, we may be in for a period when any unsolved crime and any untoward circumstance will be blamed on the luckless DP's. They have already become useful whipping boys for the next two election campaigns.

Much of this can't be helped, but there's no excuse to let the situation worsen. There is still time for the President to get a new broom and sweep out the officials of the Displaced Persons Commission who are responsible for the mess. The soft-hearted American people, having spent a quarter-billion dollars on the program, deserve that much satisfaction for their money.

[From the Indianapolis Star of March 15, 1950]

JENNER'S CHARGES ARE SERIOUS

Before doing anything about liberalizing the displaced persons bill the Senate Judiciary Committee should make a thorough investigation of charges by Senator WILLIAM E. JENNER that criminals, defrauders, murderers, black marketeers, and Communists are being let into the country.

The United States wants useful, intelligent, and loyal citizens from the DP groups now in Europe. We can use their skills and abilities. People who are devoted to liberty and democracy should always be welcomed in this country.

But the United States is not morally obligated to take just anybody in as a citizen. Americans have a right to choose carefully those upon whom the honor of citizenship is conferred. Senator JENNER charged that the screening of DP's under the present law is largely handled by other DP's who have never been in this country. If he is right, that practice should stop immediately. American citizenship and entry to America should be granted only by Americans who know this country's needs and who understand the American way of life.

Senator JENNER charged also that employees of the Displaced Persons Commission have been ordered by their superiors to eliminate all questionable data from reports on DP's applying for entry into the United States. This is the most serious charge he makes. If it is true, there should be a wholesale clean-up of the Commission. Already the American people are suspicious that there are still Communists and fellow travelers working in important Government posts. The Displaced Persons Commission would give such people an unparalleled opportunity to carry out the orders of the Kremlin by admitting Communists and other undesirables to the United States.

[From the Chicago Tribune, Tuesday, March 21, 1950]

TWO HUNDRED DP'S RECEIVE MEDICAL CARE BY COUNTY

The Cook County Board of Commissioners was notified yesterday by Joseph L. Moss, county welfare director, that 200 displaced persons in Chicago had become public charges last year to the extent of receiving free medical treatment in the county hospital.

Moss, who estimated the medical cost to the 200 persons at \$21,900, asked the county board to approve a policy of admitting displaced persons to county hospital only if they are emergency cases. He also asked that the county attempt to recover medical costs from welfare agencies or sponsors of the displaced persons.

EIGHT THOUSAND SETTLE IN ILLINOIS

Of an estimated 8,000 displaced persons in Illinois, about 80 percent have settled in Chicago, Moss said. Many who were settled downstate gravitated to Chicago, he said.

Commissioners expressed concern over the county's expenses for displaced persons, admitted to this country under a Federal law, and over the failure of many sponsors to look after their charges properly.

"What good is a sponsor if a person can't go back to him for necessary medical expenses?" asked Mrs. Elizabeth A. Conkey, chairman of the board's welfare committee. Mrs. Conkey called a meeting of her committee tomorrow to consider Moss' plan, which he said was intended to serve as a guide for the welfare department.

THREE HUNDRED TREATED AT HOSPITAL

Moss disclosed that a total of 300 displaced persons were treated in county hospital last year. Bills for 100 of these were paid either by the sponsor or a welfare agency. Later, he said the only agency which his department has been able to collect hospital expenses from is the Jewish Family and Community Service, 231 South Wells Street.

Religious, national, and cultural groups are the chief sponsors of arrivals, finding homes for the displaced persons before they arrive here, Moss told the board members. In some cases, he said, sponsors have suffered financial reverses and are unable to pay the hospital bills of their charges.

Fred K. Hoehler, State director of welfare, said that only one displaced person had become a charge on the State by being committed to a mental hospital.

DP'S AT THE COUNTY HOSPITAL

Joseph L. Moss, county welfare commissioner, is trying to collect \$21,900 due the county for treatment received at the county hospital by some 200 displaced persons.

Patients at county hospital are supposed to pay whatever their means permit. Only if they are public charges is treatment free. In the case of displaced persons, it is technically impossible for them to be public charges, because they were admitted to the United States on guaranties of sponsors that they would not become so.

About 300 DP's were admitted to the hospital last year. The charges of 100 were paid by their sponsors, some of whom are individuals and some charitable agencies. The only agency that met its responsibility was the Jewish Family and Community Service. Mr. Moss said that he has had difficulty collecting from many other sponsors.

This financial unreliability of sponsors is a matter for the attention of Congress, which is now considering legislation to admit more displaced persons. Congress was assured that sponsorship would save the taxpayers any expense connected with the admission of DP's. In practice this has been shown to be untrue. Either sponsors should be required to post bonds to cover their responsibilities or the system should be stricken from the law as a mere device to fool the public.

UNITED STATES WELFARE UNITS ACCUSED IN
"GIFT" RACKET IN GERMANY

FRANKFURT, July 13.—American and international welfare and charity organizations are deeply involved in multi-million-dollar smuggling operations which support the German black market, an official American Military Government report revealed today.

The part played by these agencies, which import gift packages for needy Germans, is outlined in the first report of the United States customs group, new American supervisory customs and border control agency in Germany.

The report said:

"Some of the largest and most respectable welfare agencies, through their officials, have conspired to bring in large quantities of gift shipments, ranging anywhere from foodstuffs up to restricted and prohibited machinery and other items, duty-free, then have commercial firms or nefarious individuals secure these items direct from the customs warehouses and divert them into commercial and black-market channels."

The report did not name any of the organizations involved. John R. McCarthy, chief of the customs group, also declined to do so, because cases involving the welfare agencies are still under investigation.

Mr. McCarthy said a very low estimate of customs duties and taxes which had been evaded by smuggling into western Germany amounts to \$600,000 annually, with the actual worth of the contraband being many times that.

An unofficial countermeasure against the smugglers has been taken by arming the border and customs police in the American zone. This is a step which was taken earlier in the French and British zones.

Running of contraband across German borders "constitutes one of the greatest threats to a revival of the German economy," and "corrective procedures must be adopted immediately," the report said.

ILLINOIS SOCIETY,
SONS OF THE AMERICAN REVOLUTION,
Chicago, March 8, 1950.

Hon. Senator PAT McCARRAN,
United States Senate,

Washington, D. C.

DEAR SENATOR McCARRAN: The Illinois Society of the Sons of the American Revolution, as a body of 900 descendants of revolutionary patriots, declares its opposition to H. R. 4567 and any proposed legislation of similar intent.

This bill, leading toward an uncontrolled immigration, and our leniency of the past years is endangering the stability of our country. Do not allow any more aliens to enter our country than those whose faithful intent we can be reasonably sure of.

Let us promote increased governmental efficiency in the executive branch. Let us not neglect such vital issues as immigration, because of present inefficiency in administration. Let us turn the tide on those who would relax all control for their political gain. Encourage all means, whether through existing or new laws if necessary, to reverse this trend. Would you have the American citizen drowned out by the organized cries of a subversive minority?

Respectfully,

JOHN D. RANDALL,
Historian.

COLUMBIA, Mo., March 5, 1950.

Hon. PAT McCARRAN,
United States Senate,

Washington, D. C.

DEAR SENATOR McCARRAN: For several months I have been reading criticisms of your attitude on the displaced-persons legislation. I do not know the contents of the bill. I do not know your reasons, but I do know that I have had three displaced per-

sons families on a farm of mine in Missouri. I am sure that you are justified in carefully screening any displaced persons.

One family came to my farm and stayed only a few hours. They wanted quarters where there were no stairs to climb, and, in fact, this fellow wanted a managerial or a secretarial position. He had the idea that farms in America were so large that he would not be required to do any manual labor. He was a law student from Austria. Of course, I did not give him work and returned him to the parish from which he was sent. Another of these families had lived in a large city in Poland before the war. The husband had been an electrician and a radio repairman. He knew nothing of farming. He had no desire to farm. His constant boast was that everything in Poland and Germany, and, particularly Germany, was superior to America. After staying on the farm a little more than 2 months he drifted into a city, and is now doing part-time work as a radio repairman. He virtually refuses to learn English, and is constantly seeking out persons with whom he can converse in German. The other man and his wife came from Austria. This man knew nothing of farming. In fact, he had been a factory worker in Austria. He is now on a construction job. He was constantly criticizing methods in America and telling how superior everything was in Austria.

My experience with these people, and the information that I have gained from others who have had experience with them, convinces me that they have no place in America. They expect a living without much effort. They expect charity. They seem to regard America only as a relief from their fear of the Russians. I think you are right in opposing the opening of a flood gate which would permit these people to come to America.

Very truly yours,

W. A. BROOKSHIRE.

STATEMENT OF UNITED ACTION COMMITTEE FOR
EXPELLEES, CHARLES F. GERHARD, CHAIRMAN,
PHILADELPHIA, PA., COOPERATING WITH COM-
MITTEE FOR CHRISTIAN ACTION IN CENTRAL
EUROPE, OTTO B. DURHOLZ, SECRETARY, PAT-
TERSON, N. J.

FEBRUARY 1950.

DEAR FRIEND: Many Americans still think that a DP (displaced person) and an expellee are one and the same; that expellees are getting the same medical care, the same supplementary food and clothing rations, and the same immigration privileges as the DP's. In truth, they are not.

Broadly speaking, a DP is a displaced person of any other nationality or racial origin than German. An expellee, on the other hand, is a person only of German origin and for that very reason is automatically, by law, excluded from the above-mentioned forms of aid. The constitution of the IRO (International Refugee Organization) expressly denies aid of any kind to persons of German ethnic origin.

The expellees were ruthlessly evicted from their homes in eastern Germany and other areas and deprived of practically all their possessions. This happened not only without protest from our Government, but was actually sanctioned in principle by a pact agreed to by the United States, Great Britain, and Russia.

We are a group of American citizens who feel it our duty to do whatever possible to right this grievous crime against an innocent people. We offer to those who share our viewpoint the following possibilities to help:

1. Write at once to your Senators urging their support of the McCarran committee bill.
2. Ask friends in other cities to do likewise.
3. Inform yourself fully about the expellees. We shall be glad to furnish additional

information based on carefully documented facts.

The act passed by the House, H. R. 4567 (known as the Celler bill) quietly excludes the entire racial group (expellees) which outnumbers other displaced persons and concerns the most United States relatives; then says: "Selection of eligible displaced persons shall be made without discrimination in favor of or against a race, religion, or national origin." * * * In haste, many of our worthy leaders had endorsed the deceit. Shocked, they give approval now to the McCarran committee's real thing (McCarran committee bill, filed January 24-25, 1950). Caution your own Senators and Representatives and urge them to back the McCarran Judiciary Committee bill.

We respectfully solicit your interest and support of our great humanitarian task. Please keep us informed of your action.

CHARLES F. GERHARD.

HOME RE-CONSTRUCTION CO.,
Cleveland, Ohio, March 12, 1950.
The Honorable PATRICK A. MCCARRAN,
Senate Office Building,
Washington, D. C.

DEAR SENATOR MCCARRAN: If the attached articles are factual, and I see no reason for doubting them, it begins to seem as though instead of increasing the displaced persons quota we should materially reduce it.

After all, since we have stated restrictions covering immigrants, there should be the same application in the case of these people and while all of us may deeply feel sympathy for them, there comes a time when the interest of the common peoples of this country, and which these groups directly affect, should have some consideration.

With unemployment at a peak, with the relief rolls mounting everywhere, with a fictitious industrial prosperity, and with plenty of starvation right in this country, it is time to close the door.

Respectfully yours,

DAVID J. EVANS.

JUDGE RAPS ENTRY OF INCOMPETENTS

"Until the United States establishes facilities for handling incompetent people, we ought not permit admission of more such cases." This was the comment of Municipal Judge Charles A. Vanik, today after hearing David Friedman, 29, a displaced person from Poland, charged with malicious destruction of property.

Friedman came here in September after years in a German concentration camp and lives at 603 East One Hundred and Ninth Street. He was accused of kicking and breaking glass doors on a bookcase in offices of the Jewish Family Service Association at 2073 East Ninth Street. The case was passed to March 22.

Judge Vanik said he would pass his recommendations along to the Displaced Persons Commission in Washington.

COMMUNISTS HOPEFUL TRUMAN WILL SUCCEED
IN ADMITTING REFUGEES
(By George Weller)

PRAGUE, CZECHOSLOVAKIA, July 22.—America's proposals for throwing open its doors to Europe's refugees are giving great satisfaction to the Communist parties of eastern Europe.

Nobody wishes more fervently than the Communist and semi-Communist regimes—from Poland to Bulgaria—that President Truman's plea for the transfer of the refugee problem to the United States be fulfilled, and the Ctratto bill for the entry of 400,000 displaced persons in 4 years be passed.

The Truman proposals, backed by humanitarian motives, fit perfectly into the program Moscow has been pressing, through all Europe's Communist parties, ever since the war's end.

PROGRAM SIMPLIFIED

Somewhat oversimplified the program can be boiled down to:

1. Get American forces to abandon key bases in Europe and go home for good.
2. Penetrate and break up all independent Socialist parties until they become dependent for existence on Communist tolerance.
3. Drive westward, if possible, across the Atlantic, all floating anti-Soviet or anti-Communist minorities, so as to clear the path for the next surge of communism toward the English Channel.

Displaced persons are about 80 to 85 percent fugitives from Communist regimes. Three-quarters of these speak German and the rest speak Slavic tongues. By blood they are mixed.

NUISANCE COMMUNISTS

As long as they remain in central Europe they are a nuisance and even possibly a danger to Communist Parties. Being both German and Slav at once, and profoundly anti-Communist, they can be troublesome to the Comintern's next leap across the Rhine-Danube frontier.

If allowed to settle in Austria, or Germany, rather than to be ushered into the United States, their peculiar double allegiance for Socialist and Centrist Parties is a decided annoyance. So Communist Parties everywhere try to keep them moving westward.

In some ways this Comintern attitude is like the Soviet attitude toward White Russians after World War I. But DP's are somewhat harder to kick around because there is no broken-down nobility among them and there are no doubtful Romanovs. These people are plain and earnest and ready to settle down anywhere and work with their hands.

In spite of their political beliefs, their camps are busy, clean places where everybody is simply trying to get a foothold in ordinary civilian life, and many are succeeding by sheer earnestness and grit. The handful of small war criminals has been eliminated.

RUN THEIR OWN AFFAIRS

Naturally, anti-Communists welcome entrance into the United States as heartily as would three-quarters of Europe's population. But, unlike the Jews who comprise the other 20 percent of Europe's DP's, they have not been filled with dreams of overseas migration to the United States or Palestine, nor have they received special food allowances and guards. They run their own affairs without aid from the United States Army with a minimum of self-pity and political agitation.

The Comintern today is indifferent to displaced Jews, because their total of about 160,000 is not important politically, because their attitudes are Zionist without being either pro- or anti-Communist and because Soviet policy in the Middle East is generally still feeling its way toward replacing Britain as a friend of the Arabs before the United States can do so.

But, with regard to other displaced persons, the policy of Russia and the Balkan Communist governments is now entering a phase of open attack. For example, the Oesterreichische Zeitung surnamed Newspaper of the Soviet Army for the Austrian Population, plastered its front page this week with a diatribe "On Austria's shoulders—the displaced persons use up 312,000,000,000 calories."

PORTRAYED AS GLUTTONS

Without stating anywhere that most of these calories were grown by American farmers and paid for by American taxpayers, the Red Army's editorialist explained how, in 1 year, displaced persons devoured 70,000 tons of bread, 6,000 tons of meat, 4,600 tons of fish, and 40,000 tons of potatoes.

This line parallels that used by the Daily Worker in London to push out anti-Soviet Poles by representing them as gluttons.

What is omitted is that these DP's—with the exception of children and welfare cases—work 8 to 10 hours daily for what they have eaten, that except in the case of Jews, it never exceeds 1,550 calories a day and that it is mostly American.

The Russian, Polish, Yugoslav, and Rumanian boards, which visited the DP camps to persuade families to return to their homelands, have mostly ended their work. They picked up few recruits. The Polish sales talk was the most successful because the Warsaw government promised no bed of roses, but hard work and enough to eat.

FIFTY-FOURTH DISTRICT,
JUNIOR OUAAM STATE COUNCIL,
Altoona, Pa., March 17, 1950.

Senator PAT McCARRAN,
Senate Office Building,
Washington, D. C.

MY DEAR SENATOR McCARRAN: Enclosed herewith is a copy of a resolution passed unanimously by officers and delegates of the fifty-fourth State council district, Junior Order United American Mechanics.

A copy of Displaced Persons—Facts Versus Fiction, was read and discussed at our meeting held February 13, 1950, which resulted in the adoption of the resolution. The members were high in their praise for the splendid work you are doing on the Judiciary Committee, and we trust that you will continue this fight against displaced persons, not primarily for the benefit of the Junior Order United American Mechanics, but for the benefit of all patriotic minded American citizens.

We need more level headed representatives in the Senate, and in the House, like yourself, who will legislate for the benefit of their constituents, the American citizens, rather than the citizens of Europe or some other foreign country. May the Lord strengthen you and give you boldness to continue your battle against displaced persons' bills.

Very sincerely yours,

PAUL E. SORGE,
State Chairman, Legislative Committee,
Junior Order United American Mechanics.

P. S.—I have requested from one of the named Representatives in the resolution to have the resolution printed in the CONGRESSIONAL RECORD, but I see he neglected to do so for some unknown reason. Could this be placed in the Appendix of the RECORD, or is it too late now?

Yours,

P. E. SORGE.

Whereas during the past few years bills have been passed by the House of Representatives and the Senate authorizing the immigration of several hundred thousand so-called displaced persons into the United States; and

Whereas these displaced persons were to be brought here on the assumption that they would have jobs waiting for them, but instead, are taking the jobs that rightfully belong to American citizens (4,500,000 of which are unemployed); and

Whereas State officials in Maryland estimate that 40 percent of the DP's had left their sponsoring farms within a week of their arrival, thereby disproving their loyalty to their sponsors and to the United States; and

Whereas several Members of Congress, and of the Senate, are still busy preparing and presenting bills that would permit additional hundreds of thousands of so-called displaced persons to reach our shores, rather than preparing and presenting bills that would benefit the worthy citizens of the United States: Therefore be it

Resolved, That the officers and delegates of the fifty-fourth State council district, Junior Order United American Mechanics, in convention assembled this 13th day of February 1950, go on record as being unanimously opposed to the passage of any bills which would

permit any additional displaced persons into the United States; and be it further

Resolved, That a copy of this resolution be sent to Hon. JAMES E. VAN ZANDT, Member of Congress; a copy to Hon. FRANCIS JOHN MYERS, Senator; and a copy to Hon. EDWARD MARTIN, Senator; be it further

Resolved, That a copy be sent to each of the Altoona daily newspapers, and that a copy be spread upon the minutes of the fifty-fourth State council district, Junior Order United American Mechanics.

JOHN S. GOTTSHALL,
National Representative.
ROBERT E. ORBERG,
State Councilor.

P. E. SORGE,
State Legislative Chairman.
H. L. RHODES,
District Deputy State Councilor.
P. E. CLARK,
District Secretary.

[From the Los Angeles Herald and Express]

VETERAN SPEAKS

I read that 43 refugees are coming to Los Angeles, sponsored by the International Relief Association, and that they have housing and jobs awaiting them.

That is good news, but I am afraid that I do not appreciate it.

I am among hundreds of thousands of veterans who served 5 and 6 years in the armed forces who were promised job protection and security by a grateful Government while the shooting was going on—and now we are living in trailers, in shacks, in garages, and tents. We are walking the streets, vainly looking for jobs. And we read that 43 refugees are coming to this city to good jobs and nice homes.

Do you blame me for being bitter?

I believe that as long as a veteran is without a house to live in and as long as one veteran is unable to find employment, we should curb our desire to bring in refugees and give them houses and jobs.

I could give 150 more reasons, but not in 150 words.

M. E. T.

STEUBEN SOCIETY OF AMERICA,
New York, N. Y., March 24, 1950.

Hon. PAT McCARRAN,
Senate Office Building,
Washington, D. C.

MY DEAR SENATOR: It was with considerable interest that I followed the debate in the Senate on the displaced-persons' legislation, and I wish to express to you the sincere thanks and appreciation of the members of the Steuben Society of America for the stand taken by you.

It is our sincere hope that the McCarran committee amendments will be voted upon favorably when the displaced-persons' bill comes up for vote.

With kindest regards, I am,

Sincerely yours,
THEO. H. HOFFMANN,
National Chairman.

JOHN T. HOFFMANN UNIT, No. 25,
THE STEUBEN SOCIETY OF AMERICA,
Yonkers, N. Y., March 13, 1950.
Senator PAT McCARRAN,
Senate Office Building,
Washington, D. C.

DEAR SENATOR McCARRAN: The above unit of the Steuben Society of America wishes to express its sincere gratitude and appreciation for your great efforts to effect passage of your displaced-persons bill now before Congress.

We sincerely hope that this bill will be passed, as we are not in favor of any substitute bill. We can assure you of our deepest respect and admiration in this matter.

Very respectfully yours,
CAROL BAESSLER,
Secretary.

ROCKLAND COUNTY COUNCIL,
VETERANS OF FOREIGN WARS
OF UNITED STATES,
Spring Valley, N. Y., March 25, 1950.
Senator PAT MCCARRAN,
State of Nevada, Chairman of the Senate
Committee on the Judiciary,
Senate of the United States, Wash-
ington, D. C.

DEAR SIR: Recently your statement regard-
ing the displaced person, Facts Versus Fic-
tion, was brought before the Rockland
County council for their consideration.

The Rockland County council, Veterans
of Foreign Wars of the United States, has
gone on record as being opposed to H. R.
4567 and have so published the fact in the
local newspapers.

Also, the Rockland County council in-
structed their delegates to bring this in-
formation to the attention of the Rockland
County Associated Veterans' Council, which
is an organization composed of all (nine)
the veterans' organizations in the county
such as the American Legion, Purple Heart,
Jewish War Veterans, Catholic War Veter-
ans, etc.

I have been instructed to write to you to
secure more pamphlets. We could use from
50 to 100 if you have them available. If
there is any expense to be incurred please
bill Wallace B. Schimpf, Quartermaster,
Rockland County Council, VFW, Airmont,
N. Y.

Please send the pamphlets to Past County
Commander Frank Sheridan, Rockland
County Council, Veterans of Foreign Wars
of the United States, Mountain View Road,
Central Nyack, N. Y.

Yours truly,

KENNETH F. HARNIMAN,
Adjutant.

CORRECTION OF THE RECORD—PRO- CEDURE ON QUORUM CALLS

Mr. MORSE. Mr. President, I should
like to have the attention of the Sena-
tor from Arizona [Mr. McFARLAND] to a
request I desire to make, because I want
to be certain I am in order. I have no
desire to proceed out of order. My re-
quest involves a desire to do two things:
first, to correct the RECORD, and to make
a statement to clarify the RECORD in re-
gard to a ruling of the Chair which I
think ought to be clarified so that there
will not be in the RECORD any misun-
derstanding of certain action taken last
night and no precedent will be estab-
lished. I think it is perfectly evident
that we can clear up this matter.

Mr. McFARLAND. Mr. President, I
understand it is agreeable to the Sena-
tor from West Virginia that the Sena-
tor from Oregon may take the floor to
correct the RECORD.

The VICE PRESIDENT. The Senator
from Oregon may correct the RECORD
without unanimous consent, but he may
make a statement about the other mat-
ter to which he referred only by unani-
mous consent.

Mr. MORSE. Mr. President, that is
satisfactory.

Mr. McFARLAND. I ask unanimous
consent that the Senator from Oregon
be permitted to make his statement
without the Senator from West Virginia
losing his right to the floor.

The VICE PRESIDENT. Without ob-
jection, it is so ordered, and the Sena-
tor from Oregon may proceed.

Mr. MORSE. Mr. President, I should
like to make a brief statement about a
correction of the RECORD. For the pur-
pose of the correction, I refer to the

RECORD for yesterday, March 29, at page
4308, in the third column, beginning
with the words immediately following the
heading "Recess":

Mr. McFARLAND. I move that the Senate
stand in recess until 12 o'clock noon to-
morrow.

Mr. LONG. I suggest the absence of a quo-
rum.

Mr. MORSE. On the suggestion of the ab-
sence of a quorum I ask for the yeas and
nays.

Mr. President, I never said that. The
insertion of that statement at that point
is a clear mistake on the part of the
reporter.

The Journal shows that my request
for yeas and nays was in regard to the
motion to take a recess. Of course, it
is perfectly obvious that I would not have
asked for the yeas and nays in regard
to the suggestion of the absence of a quo-
rum. That simply would not make parli-
amentary sense.

I ask that the RECORD be corrected in
regard to this paragraph, in accordance
with what the Journal shows, namely,
that the junior Senator from Oregon
asked for the yeas and nays on the mo-
tion of the Senator from Arizona [Mr.
McFARLAND] that the Senate stand in re-
cess.

The VICE PRESIDENT. The correc-
tion will be made.

Mr. MORSE. Mr. President, I wish to
read further, to clarify this matter:

Mr. DOUGLAS. Mr. President, I ask for the
yeas and nays.

The VICE PRESIDENT. As many as favor the
request for the yeas and nays will make it
known by a show of hands.

Mr. LONG. I suggest the absence of a
quorum.

The VICE PRESIDENT. The Senator cannot
do that at this time.

The request for the yeas and nays is not
sufficiently seconded.

As many as favor the motion to recess will
say "aye." Contrary "no." The "ayes" seem
to have it.

Mr. MORSE and Mr. DOUGLAS asked for a
division.

The VICE PRESIDENT. A division has been
asked for. All who favor the motion to re-
cess will stand and remain standing until
counted.

Mr. MORSE. A parliamentary inquiry.

The VICE PRESIDENT. The Senate is in the
act of dividing at the moment.

Mr. WHERRY. The Senator from Oregon
[Mr. MORSE] is standing, and is being counted
in favor of a recess.

Mr. MORSE. Then I shall sit down.

Mr. President, the point I wish to make
is that as the RECORD now stands, I think
there is great danger that it will be used
as a precedent for holding that a quorum
cannot be called for when some Member
of the Senate moves that the Senate take
a recess. In the confusion which existed
in the Senate yesterday afternoon, I
think a mistaken point of view was left
with the Senate. The Vice President is
perfectly capable of speaking for him-
self, of course; but I am satisfied that he
did not wish to give the impression that
a quorum cannot be called for when
some Senator moves that the Senate take
a recess. It is my understanding, as I
have studied the parliamentary pro-
cedure of the Senate, that whenever a
motion to take a recess is made, any
Member of the Senate has the right to

ask for a quorum call, because certainly
the Senate itself has a right to be here
when any proposed business is submitted
to the Senate for action.

It is true that under our rules a Sena-
tor has to follow the procedure of being
recognized in order to suggest the ab-
sence of a quorum; but I submit that the
language used yesterday showed that
the Senator from Louisiana [Mr. LONG]
was recognized, because he said, "I sug-
gest the absence of a quorum," and the
Vice President said, "The Senator can-
not do that at this time." I submit that
as the RECORD now reads, that amounted
to recognition of the Senator from Loui-
siana, and he was in order in making the
suggestion of the absence of a quorum
at that time.

Mr. President, I speak out of the high-
est of respect for the Vice President,
and I think he knows that I also speak
out of love and affection for him. My
only purpose in this matter is the good-
intentioned purpose and desire to have
this matter clarified now, so that in the
future in the heat of debate on the floor
of the Senate, when one group of Sena-
tors wishes to have a quorum of the Sen-
ate present to pass judgment on a mo-
tion that the Senate take a recess, this
language in the RECORD of yesterday will
not be cited as a precedent for a ruling
that a request for a quorum in connection
with a motion to take a recess is not
in order. I think it is always in order,
provided the Senator suggesting the ab-
sence of a quorum is recognized by the
Chair in the proper form.

I hope the Vice President will under-
stand my good-intentioned purpose in
raising this point, because I think the
present wording of the CONGRESSIONAL
RECORD of yesterday, at the point I have
indicated, should be clarified.

The VICE PRESIDENT. The Chair
would like to say that he appreciates
the candor of the Senator from Oregon
in making his remarks in regard to this
matter. There was considerable confu-
sion in the Senate late yesterday after-
noon. The Senator from Arizona [Mr.
McFARLAND], in the capacity of acting
majority leader, was holding the floor
and was yielding to various Senators, as
frequently happens in the late afternoon
when Senators wish to put various mat-
ters in the RECORD or wish to obtain
unanimous consent for various routine
purposes. However, strictly speaking,
that is not in accordance with the rule
itself, because, technically, a Senator
who has the floor does not have the
right to yield for any purpose except to
permit another Senator to ask a question
of him. However, from time immemorial
in the late afternoon when the Senate is
about to close its session for the day,
the majority leader or the acting major-
ity leader has been in the habit of obtain-
ing the floor for the purpose of making
a motion that the Senate take a recess or
adjourn, and then has withheld that
motion, but at the same time, while
holding the floor, has yielded to other
Senators who desire to present routine
matters. That was the situation yester-
day.

A Senator who has the floor cannot
be taken from the floor for the purpose
of permitting another Senator to make

the point of no quorum, unless the Senator who has the floor yields for that purpose; and technically, when he yields for the purpose, he yields the floor.

The Senator from Arizona was carrying out the usual custom of holding the floor and yielding to Senators. The Senate was in the process of dividing on the question of agreeing to the motion that the Senate take a recess. The Senator from Louisiana [Mr. Long], without addressing the Chair and being recognized by the Chair for that purpose, suggested the absence of a quorum.

The Chair observed that at that time, under those circumstances, the Senator from Louisiana did not have the right to make the point of no quorum. The Chair did not mean by that, of course, that any Senator cannot make a point of no quorum in connection with any motion or any bill or any vote which is about to be taken by the Senate; but the Chair did not recognize the Senator from Louisiana in the midst of the division on the question of agreeing to the motion that the Senate take a recess. The mere fact that the Chair said that the suggestion of the absence of a quorum could not be made at that time did not indicate, in the Chair's mind, that the Chair had recognized the Senator from Louisiana for the purpose of permitting him to suggest the absence of a quorum.

The Chair recognizes, and has always held, that the right to suggest the absence of a quorum is a fundamental right. A quorum is always supposed to be present or is presumed to be present until a point of order is made that a quorum is not present. The point of no quorum may be withdrawn during the process of the roll call, following the suggestion of the absence of a quorum, provided no announcement has been made by the Chair that a quorum is not present. The absence of a quorum is declared officially only when the announcement is made by the Chair.

The Chair appreciates the action of the Senator from Oregon in calling attention to this matter. The Chair wishes the Senator from Oregon to understand that the circumstances which prevailed here late yesterday afternoon in no way set a precedent in regard to the right of a Senator, when properly recognized, to suggest the absence of a quorum or to make the point that a quorum is not present.

Mr. MORSE. Mr. President, I wish to say to the Vice President that I appreciate very much his explanation. I most respectfully point out to him that, as the RECORD shows, the Senator from Louisiana did suggest the absence of a quorum prior to the request for a division on the question of agreeing to the motion that the Senate take a recess; and it was at that point that the Vice President said:

The Senator cannot do that at this time.

The RECORD would seem to indicate—and my recollection of what happened verifies the RECORD on this point—that at the time when the Vice President made that statement, the "ayes" and "noes" had been called for, and apparently at that time the count was being taken as

to the number of hands which had been raised on the request for a roll-call vote. However, it is my understanding that even in the process of the taking of a count of hands raised on a request for a roll-call vote, a Senator is then in a parliamentary position to ask the Presiding Officer to have the roll called in connection with the suggestion of the absence of a quorum at that time. Very often, as a count of the hands raised on a request for an "aye" and "nay" vote is being made, Senators in looking around the Chamber and noting the absence of many Senators determine that they desire to have a quorum present.

It was at that point that the Senator from Louisiana made his suggestion of the absence of a quorum, and it was also at that point that the Vice President said that—

The Senator cannot do that at this time.

It is that point which I wish to have clarified, because I most respectfully say that, in my judgment, under the rules of the Senate, during the counting of the hands raised on a request for the "ayes" and "noes", any Member of the Senate has a right at that time, when there is business pending, to suggest the absence of a quorum. In my opinion, the reply of the Vice President himself to the Senator from Louisiana was a recognition of the Senator from Louisiana, and, therefore, at that point, a quorum call should have been ordered automatically. That is the position of the junior Senator from Oregon.

The VICE PRESIDENT. The Chair would be compelled to disagree with the Senator in that respect. While the Chair is seeking to ascertain whether a sufficient number of hands are raised to order a ye-and-nay vote, he is not required at that moment to recognize a Senator for the purpose of making a point of no quorum. The Chair at that time thought that, during the process of obtaining a consensus of the Senate as to whether it wanted a ye-and-nay vote, he had the right to complete the process. If the process had been completed, and, in that case, there was not a sufficient number of hands, if the Senator from Louisiana, or any other Senator, had sought recognition from the Chair and obtained recognition, he certainly could have made a point of no quorum. But in the process of hand-raising, to determine whether a ye-and-nay vote should be ordered, the Chair, not having recognized the Senator to make a point of no quorum at that time, felt that he was justified in the remark which he made, which he did not regard as a recognition of the Senator for the purpose indicated.

Mr. MORSE. I shall not argue the matter further at this time, because it would not be fair to the Senator from West Virginia. But I wish to serve notice that, at a later date, if an appeal is in order, if this is a ruling of the Chair, I most respectfully will appeal from the decision of the Chair, because I think this ruling is very fundamental to the rights of individual Senators on the floor of the Senate. I think we must be free on the floor of the Senate, when the yeas and nays are requested, and any Senator

believes that from the standpoint of his parliamentary advantage or right he wants a quorum call at that time, he is entitled to it as a matter of right. I shall appeal from that ruling of the Chair at the appropriate time.

The VICE PRESIDENT. The Chair would like to say at the moment that an appeal from the ruling of the Chair made yesterday in regard to a matter then pending and which is not pending today would not be in order. The Chair is perfectly willing for the Senate to vote on the propriety of what the Chair did yesterday, but as a matter of parliamentary procedure, an appeal cannot be taken at this time, or at any time in the future, in regard to a procedure which was had yesterday on a point of order.

Mr. MORSE. I am sure we can work out an appropriate procedure for giving the Senate an opportunity to vote on the parliamentary interpretation of the Vice President this morning, because I think the statements of the Vice President this morning will clearly be a precedent unless changed by the Senate.

The VICE PRESIDENT. The Chair is very positive in the belief that no Senator can make a motion or proceed in any other way to seek action on the part of the Senate without being recognized by the Chair; and that is as applicable to a point of no quorum as it is to a motion to adjourn or to recess or to offer an amendment. Every Senator must be recognized by the Chair before he can proceed with a motion or a point of order or anything else. The Chair thinks the Senator from Oregon agrees with that.

Mr. MORSE. I am in complete agreement with that. I simply say I think that was done, in fact, yesterday, as the RECORD shows, when the Presiding Officer carried on a colloquy with the Senator from Louisiana.

ORDER OF BUSINESS

Mr. LONG. Mr. President—

Mr. NEELY. Mr. President, I decline to yield. I have been standing here for about 45 minutes, waiting to proceed.

Mr. BRIDGES. Mr. President, a parliamentary inquiry.

The VICE PRESIDENT. The Senator cannot make a parliamentary inquiry, unless the Senator from West Virginia yields for that purpose.

Mr. BRIDGES. Mr. President, will the Senator yield for that purpose?

Mr. NEELY. I yield.

Mr. BRIDGES. I thought we were still at that point where we could introduce bills and place matters in the RECORD.

The VICE PRESIDENT. No; that procedure was terminated and the Senator from West Virginia was recognized under unanimous consent given him recently, and he yielded to the Senator from Oregon for the purpose of a statement in regard to the matter which has been under discussion. Does the Senator from West Virginia yield to the Senator from New Hampshire for some routine matter?

Mr. NEELY. I yield.

Mr. BRIDGES. I thank the Senator from West Virginia.

(Mr. BRIDGES submitted a statement prepared by him and an article for printing in the Appendix, which are noted elsewhere in today's RECORD.)

**NATURAL GAS ACT—ARTICLE BY
MARQUIS CHILDS**

Mr. HUMPHREY. Mr. President, will the Senator yield?

The VICE PRESIDENT. Does the Senator from West Virginia yield to the Senator from Minnesota?

Mr. NEELY. I yield.

Mr. HUMPHREY. Mr. President, I had intended at the close of the session yesterday and following the vote on the natural gas bill, to take the opportunity to pay my respects to the junior Senator from Illinois [Mr. DOUGLAS] for the courageous and brilliant manner in which he led the opposition to the natural gas bill. I wanted to assure him that even though he did not receive a majority of the votes in the Senate of the United States, I believe that the people of the United States know that he acted in the public interest and support his position. I also wanted to assure him that I felt confident that the President of the United States would veto the bill, and I wanted to join in such a request to the President. However, I was unable to make that statement last night in view of the sudden decision of the Senate to recess. I therefore take this occasion to ask unanimous consent to place in the body of the RECORD these remarks and a copy of an article by Marquis Childs which appeared in the March 28 issue of the Washington Post.

There being no objection, the article was ordered to be printed in the RECORD, as follows:

**DOUGLAS AND THE KERR BILL
(By Marquis Childs)
GAS-MONOPOLY FIGHT**

Being a United States Senator is really tough these days if you take your job at all seriously. In an earlier day, some highfalutin oratory got you over the rough places.

But in the face of an issue as that presented by Senator ROBERT KERR's bill to take the independent producers of natural gas out from under Federal regulation, oratory is not enough. It takes hard, thorough, conscientious digging into the facts and figures that spell out certain basic economic relationships in this country.

That hard, thorough, conscientious digging is what Senator PAUL DOUGLAS, of Illinois, has supplied in the controversy now moving toward a climax. His initial speech and the part he is playing in the give and take of debate constitute a remarkable performance.

DOUGLAS has got down to the hardpan of the argument so that no one can fail to see what the realities are if they choose to.

In the background knowledge he has brought to the fore and in the way he marshals it, DOUGLAS makes old-timers think of Senator George Norris at his best. For one thing, DOUGLAS' presentation is completely in the American tradition. It owes nothing to any alien ideology.

The Senator from Illinois went back to the early attempts of State governments to regulate private monopoly in the gas and electric industry. Here, as he pointed out, was none of the vital force of competition which can and does under our system act to bring prices down and give the consumer value and quality.

"This was not," said DOUGLAS, "public ownership. It was an attempt to avoid public ownership by providing for private ownership and operation but with public regulation to protect consumers and also investors. It was not socialism as some may imply, but America's answer to socialism."

In this last there is good American common sense. It is a sound and valid answer to the distorters who cry socialism at every form of Government activity.

But the States found themselves debarred from regulating the sale of natural gas transported from one State to another. Only the Federal Government has the power to regulate interstate commerce. For that reason, as DOUGLAS develops the argument, Congress adopted in 1938 a law giving the Federal Government through the Federal Power Commission authority over the sale and transmission of natural gas.

In the course of the debate the Senator has presented a remarkable array of figures, statistical tables, and supporting data. They show in a way difficult or impossible to refute that the so-called independent producers are for the most part the big oil companies. These companies, which in past years have shown exceedingly generous profits, would be in a position to make an extraordinary killing on the basis of the gas reserves they own and the contracts now in existence, if Congress gives them a go sign.

DOUGLAS has thoroughly analyzed these contracts and he seems to me to knock down one of Senator KERR's chief arguments, which is that they provide for a fixed price over a long period of years. Even if the companies were freed from regulation, that is to say, they could not hike the price. But DOUGLAS points out that most of these contracts have favored-nation clauses providing an increase for the company if it can be shown that a higher price is being paid to another producer.

And, incidentally, throughout the debate the Senator from Illinois has kept away from name calling. He has not felt it necessary to impugn Senator KERR's motives. Consistently he has pounded in facts and figures and always he's come back to the main theme—that the choice is between unreasonable profits for a few producers with drastically increased prices to northern consumers and, on the other hand, reasonable profits and comparatively low prices benefiting millions of citizens.

The vote on the Kerr bill will be closely scanned in a great many States and one reason is because Senator DOUGLAS has contributed so much toward making the issue crystal clear. He got his preparation years ago when the Jerry-built utility empire of Samuel Insull was crashing into ruin in Illinois.

They say that PAUL DOUGLAS is running for President, or anyhow Vice President. He puts this aside, sternly saying that all he wants to do is be a good Senator. And that, in my opinion, is one of the best possible ways to run for President.

**ADMISSION OF DISPLACED PERSONS TO
THE UNITED STATES**

The VICE PRESIDENT. The Senator from West Virginia has the floor.

Mr. NEELY. Mr. President, at the conclusion of my address, and not before, I shall gladly yield for any questions which those present may wish to ask.

Mr. President—

Man whose heav'n-erected face the smiles of

love adorn—

Man's inhumanity to man makes countless thousands mourn.

To the sad plight of more than a million victims of man's inhumanity to man the sympathetic attention of the Senate is earnestly requested.

The melancholy tragedy of displaced persons which has long been before the Senate was, according to sacred history, first enacted in the land of Egypt more than 3,600 years ago. Since its first visitation, it has distressed many nations, afflicted many races and agonized millions of men, women and children. Presumably, it will continue to scourge humanity until the angel of the Apocalypse, with one foot on land and one on sea, proclaims that time shall be no more.

The victims of this tragedy's first enactment were the children of Israel. After their bondage was ended, it cost 40 years of endeavor, toil and divine assistance to transport them from Egypt to their home in Canaan—a distance of only 300 miles.

Manifestly, relief for the homeless and deliverance for the destitute moved almost as slowly on the way to the Land of Promise in the sixteenth century before Christ as they move on the long, obstructed, weary way through the United States Senate in the twentieth century of the Christian era.

The displaced persons tragedy was next presented in Asia, on the banks of the Euphrates River 586 years before Christ. Again the children of Israel were the victims. Nebuchadnezzar and his army overran Jerusalem, destroyed the temple and carried away the Jewish people to a 70 years' captivity in Babylon.

It is a singular fact that in both these cases, the service of the Almighty was required to solve the displacement problem and provide adequate relief.

Let us remember that Pharaoh and his host, who in Egypt had resisted the repatriation of the Jews, were all supernaturally drowned in the Red Sea; and that Nebuchadnezzar, who was responsible for the second great displacement of the Jews was, in a most extraordinary manner, miraculously and severely punished. He was transformed into a beast of the field, made to dwell with the wild asses, eat grass like the oxen, and suffer the humiliation of having his nails turn to bird's claws and his hair into the feathers of an eagle.

Those who have long, stubbornly, and successfully prevented this country from discharging its full duty to the despoiled, despairing, displaced sufferers of Europe should take warning from these historic examples of the tragic results of opposing humanitarian relief for the distressed victims of oppression who were made in the image of their Creator.

After the end of the Second World War the allied armies, with praiseworthy promptitude, liberated more than 8,000,000 displaced persons in the European theater of operations. Among them were three distinct groups:

First. The homeless, destitute survivors of the Jewish communities of Europe.

Second. The more numerous slave laborers who had been driven from their homes and who, after their long nights of misery and their longer days of agony, were released by the allied armies from Nazi detention camps and labor stockades.

Third. The refugees from the lands overrun by the Communists—lands in

which every enlightened democratic conception of political liberty had been obliterated and every vestige of religious freedom had been destroyed.

The vast majority of these displaced persons had one common, burning, heartfelt desire—and that was to return to their homes.

By the 1st of January 1947 more than 7,000,000 of these victims of misfortune and distress had been repatriated. But in the western zones of occupation of Germany and Austria, and in Italy, there remained more than a million who could not be repatriated. To have returned them to their former homes would have been to deliver them to imprisonment, persecution, and eventual extermination.

Russia unhappily insisted that all persons whom we held to be displaced should be returned to the country of their origin—if necessary by force. The United States led the democratic nations in rejecting this heartless proposal as contrary to humanitarian standards of governmental action. The free peoples of the world then joined in an offer of asylum to the million who, like the Son of God, had no place to lay their head.

The contribution of the United States to the world program was the displaced persons law of the Eightieth Congress. The President reluctantly signed it on the 25th of June 1948. He, at that time, stated that the measure was flagrantly discriminatory and mocked the American tradition of fair play. He called for appropriate liberalizing action by the Congress that was to convene on the 3d of January, 1949.

Not in January 1949 but in January 1950 a bare majority of the Senate Committee on the Judiciary reported amendments to the law which other members of the committee inform us would not only fail to eliminate the restrictive, unfair, and discriminatory provisions of the basic act but would, in fact, add other burdensome requirements to the legislation.

THE DEFINITION OF DISPLACED PERSON

The most injurious new limitation proposed by the committee amendments is the change in the definition of a displaced person.

The present law accepts the definition set forth in the constitution of the International Refugee Organization. It specifically excludes war criminals, ordinary criminals subject to extradition, quislings, traitors, those who aided the enemy, and what the Organization calls persons of German ethnic origin. This last phrase is defined as German nationals, or members of German minorities in other countries who were transferred to Germany or evacuated from it, or who fled from Germany or into it to avoid the Allied armies.

To the International Refugee Organization and to millions of others of good will the term "displaced persons" means, for the purposes of the pending bill, those who, by the Nazis or Fascists, have been forced to leave the country of their nativity; those who have been reduced to slave laborers; and those who have been deported for racial, religious, or political reasons.

The amendments offered by a majority of the members of the committee

propose a new definition of the expression "displaced person" which, to the irreparable prejudice of those in the foregoing categories, would make more than 8,000,000 German expellees eligible to share all the benefits of our displaced-persons law. These expellees are persons of so-called German ethnic origin who, after the war was ended, were ousted from the nations which the Nazis had overrun and the peoples of which they had conquered, pauperized, and enslaved. The committee amendments would make these Germans "displaced persons" within the meaning of the law. Thus they would confus the issue between those who suffered immeasurably at the hands of the Nazis and multitudes who benefited greatly by Nazi aggression.

By June 30 of this year the United States will have contributed more than \$200,000,000 for the resettlement of displaced persons. If the committee amendments become law, we shall next year and the year after next still be face to face with the problem of these victims of misfortune, and the financial drain upon this country will be increased instead of diminished.

Moreover, the change of definition proposed by the committee amendments would create hopeless complications in existing administrative machinery. According to the present definition, we know who the displaced persons are; they have been registered; facilities have been provided to process them and transport them to their destination. Shall we now begin the registration of 8,000,000 German expellees? Who would care for them? Certainly not the International Refugee Organization, because under its constitution German expellees are not eligible for admission to its refugee facilities. Vast resettlement accommodations would be required. Who would provide them? Additional "holding centers" at various ports would be indispensable. Who would construct them? The International Refugee Organization pays for the transportation of displaced persons from Europe to the United States. But who would pay for the transportation of German expellees? If the law should be amended to include them as displaced persons, the transportation expense would, of course, be paid by the American taxpayers, including our veterans who fought and bled and suffered to prevent the Nazis from conquering the world.

The proposed change in the definition is a delusion and a snare. It would keep the real displaced persons out; it would not bring German expellees in. It has been more accurately than euphemistically described as a double double-cross.

The German expellees are entitled to serious and sympathetic consideration. But they are not entitled to relief under this bill. Fortunately the approach to the solution of their problem is made clear by the proposed substitute amendments. These would leave the definition of displaced persons unchanged and create a joint committee of the Senate and House to investigate the problem of the expellees and report its findings to the Congress.

Any aid that is given to the expellees should be provided by an international organization and not exclusively by the American people.

HOW MANY DISPLACED PERSONS SHALL BE ADMITTED?

A second serious defect in the McCarran amendments lies in the fact that they would reduce the number of International Refugee Organization displaced persons who would be allowed to enter this country. The existing law authorizes the admission of 205,000 displaced persons and 27,372 expellees. The McCarran amendments would authorize the admission of a total of 330,000 persons. But because of the deliberate inclusion of expellees in the category of displaced persons, the amendments would substantially reduce the number of displaced persons who may enter this country under the existing program.

To adopt the committee amendments would be to leave the question of the displaced persons of Europe unsettled. The International Refugee Organization has announced that on June 30, 1950, there will remain, under the existing law, 243,500 displaced persons in Germany, Austria, and Italy. Only 19,000 of these are in the "hospitalized hard core" classification, and ineligible to enter the United States because of ill health. Unhappily, these residual displaced ones are largely in the care of our occupation forces in Europe and until they are resettled, they will continue to be a heavy burden to the American taxpayers.

The substitute amendments provide that the total to be admitted shall be increased to 339,000—the number originally specified in the bill passed by the House. These figures include 10,000 Greek refugees and 5,000 adopted orphans whose admission was recommended by the committee.

If all the visas authorized by this proposal should be utilized, our total population, over a period of 3 years, would be increased by less than a fourth of 1 percent. Many of the immigrants would be settled in rural areas; others would live with sponsoring relatives in the cities. These newcomers would bring us new occupational skills and additional talents. They would create an increased demand for the services and products of our trades and industries. They would help us to make this Nation greater, stronger, and better than it has ever been.

European immigrants in the past have supplied us with innumerable scientific processes, inventions, techniques, and industries. Those who come here under this act will undoubtedly make valuable contributions to the welfare of the American people.

THE ORIGINAL DISCRIMINATORY PROVISIONS

Under existing law a displaced person who arrived in Germany, Austria, or Italy after December 22, 1945, is ineligible to enter the United States. This is the notorious "date-line requirement," which both President Truman and Governor Dewey criticized as a manifest discrimination against Catholics and Jews. The committee amendment, which proposes to liberalize the law by

advancing the "cut-off" date to the 1st of January 1949 is unstintingly approved.

But the date-line discrimination is only one of the detested provisions of preference, priority, and unreasonable numerical limitations which have bewildered, bedeviled, and excluded from immigration to the United States thousands of helpless victims of racial hatred and religious bigotry. The Committee amendments fail to eliminate two of the most indefensible of these provisions.

The first is the limitation that 40 percent of the persons eligible to enter the United States under the law shall come from countries which have been "de facto annexed by a foreign power." This is the so-called Baltic preference clause, which favors a single group on the sole ground of national origin. Its discrimination has proved to be so unjust to the peoples of Poland, Yugoslavia, Hungary, Rumania, and other countries which have not been annexed by a foreign power that both Estonia and Latvia, which the provision favors, have, through their relief organizations in this country, asked that it be eliminated from the law.

The minority report says that this "undesirable provision" works to the "disfavor of Jewish and Catholic groups." This is a masterpiece of understatement. The provision, in reality, repudiates the American tradition of equality. It violates the American tradition of religious liberty. It debases the lofty humanitarianism that America has uniformly practiced for generations and long preached to the world. It should be stricken from the law in accordance with the proposal made by the House.

The original Displaced Persons Act contains a second deplorable discrimination which directs that 30 percent of all immigrants admitted under the law shall have been previously employed in agricultural pursuits. It was evident, even in 1948, that the almost certain consequence of this provision would be a reduction in the total number of 205,000 who were eligible to enter the United States under other language of the law. Exclusively because of the 30-percent clause the Displaced Persons Commission has been compelled to reduce admissions from 16,000 to fewer than 6,000 persons a month. The right of entry has been denied to more than 10,000 unfortunates who, but for this provision, would be eligible in every particular, to come to our shores. The number of excluded ones will increase by 2,000 a month as long as this restriction remains in the law.

This exclusion by indirection of the deserving who survived the horror camps and gas chambers of Europe cannot be justified. It should be discontinued without delay.

The 30-percent preference for agriculturists was summarily eliminated by the House bill. It would be restored by the committee amendments and further burdened by a requirement of proof of 2 years' previous farming experience.

This preference is peculiarly inhuman, because the inability of many of the refugees to qualify under this provision is due to the fact that the countries of their origin denied them the right to own land or obtain training in agriculture.

It has been proved that at the time the present law was enacted only 22 percent of the displaced persons had previously been engaged in agricultural pursuits and that of this number, only 6 percent were of the Jewish race or faith. What possible conclusion—except that of deliberate discrimination against the Jews—can be deduced from the action of the majority of the committee in retaining in their proposed amendments the 30-percent agricultural preference clause?

The House bill contains a specific provision which would forbid discrimination for or against displaced persons on the basis of race, religion, or national origin. The committee substituted for this provision one which merely states that the selection of displaced persons shall be made without discrimination or favoritism on account of religion. Does this provision mean that the committee favors discrimination against displaced persons on the basis of race or national origin? If so, the Senate should emphatically repudiate it, and irrevocably reject it. If this is not the intention of the committee, then the provision of the House bill should be approved.

Let me briefly contrast the mesh of restrictions, priorities and favored categories contained in the proposed committee amendments with the forthright, simple and direct provisions which the committee has embodied in Senate bill No. 1165. Does this measure propose to give priority in immigration to selected victims of the Nazis who spent years in displaced persons camps, or offer asylum to victims of the Communists who fled from eastern Europe to seek political or religious liberty in the west or, in any way, benefit a needy widow, orphan or other unfortunate person?

No; it is for none of these humanitarian purposes. Its object is to satisfy a demand for sheepherders in the West. It proposes to make available special quota immigration visas for 250 sturdy Basque shepherds from Fascist Spain.

My heartfelt sympathy goes out to those members of the committee who are responsible for that part of the report which declares that "unless skilled and competent sheepherders are promptly made available, it will be necessary for the herds to be progressively reduced." If such an emergency exists, relief should be sought among displaced persons who are qualified to care for sheep. Some shepherds have already been admitted; more are available. Unfortunately for them, they have not been trained under the Franco regime. They are merely displaced persons within the meaning of the International Refugee Organization's definition of that expression.

THE ADMINISTRATIVE COMPLEXITIES

Under existing law, responsibility for administration is divided between the Displaced Persons Commission and the consular service of the State Department acting with the Immigration and Naturalization Service.

The Displaced Persons Commission has limited functions. It determines eligibility for the benefits of the Displaced Persons Act, and nothing more. As a result of the preliminary screening by the Commission more than 28 percent

of the applicants are rejected. To this extent the burden of the consular service is reduced.

After the Commission has decided that an immigrant is eligible under the Displaced Persons law, he is sent first to the consular service and then to the Immigration and Naturalization Service. These agencies determine whether the displaced person is admissible under the ordinary immigration laws. Eligibility and admissibility must both be determined, but the procedures and the decisions are wholly independent of each other.

The existing allocation of responsibilities was established by mutual agreement of these three responsible agencies, and experience demonstrates that their services have been both effectual and economical.

All this is ignored by the committee amendments, which would exclude the Displaced Persons Commission from responsibility for preliminary screening and have the Immigration and Naturalization Service and the consular service of the State Department make final determinations of both eligibility and admissibility.

These two combined agencies would, by some obscure procedure, reach and render final decisions. Any review by the Board of Immigration Appeals, the Attorney General, or even by the Federal courts appears to be precluded.

The crowning complexity of the committee amendments is contained in the astounding provision that the Displaced Persons Commission, not the consular service or the Immigration and Naturalization Service, be directed to draft and promulgate regulations to implement the law.

The certain result of the adoption of the administrative monstrosities under consideration would be to render the performance of effectual service impossible and virtually prohibit relief under a law that is already restricted beyond all possibility of satisfactory operation.

THE CHARGE OF MALADMINISTRATION

Many who are hostile to the displaced-persons law have again and again charged that there has been a complete break-down in its administration, that there is no adequate screening of applicants, and little or no regard for personal background or political beliefs.

Screaming headlines have declared that vast numbers of persons who wish to enter this country under the 1948 law have used fictitious documents and been guilty of wholesale misrepresentation, perjury, and fraud.

There is not, to my knowledge, any competent evidence to sustain these accusations.

The solution of the problem of improper administration of a law lies not in the reckless cumulation of restrictive provisions, but in a change of its administrators.

The headlong charge of maladministration is completely refuted by the findings of a special subcommittee of the House Committee on the Judiciary which recently investigated in Europe the conduct of the displaced-persons program

and concluded that on the whole the administration of the 1948 act is being conducted in a diligent and satisfactory manner. That excellent report is commended to the favorable consideration of every Member of the Senate.

On the subject of false statements and false documents the subcommittee concluded, after a thorough study of the European operation, that such charges "could be safely classified either as rumor or deliberate misrepresentations intended to serve a definite purpose."

In October 1948 the President explicitly instructed the Displaced Persons Commission that—

The highest standards of security shall be observed at all times in order to guard against the entry into the United States of persons who may be undesirable from the standpoint of the national security.

The safety measures established for the administration of the displaced persons program are far more rigorous than those contained in any other immigration statute of the United States.

The security protections provided by the general immigration laws consist of an inspection by the investigative staff of the consular officials overseas coupled with a limited inspection upon arrival in the United States.

In the displaced persons program at least seven thorough security investigations and inspections are made by Government agencies, as follows:

First. By virtue of law and Executive order the Displaced Persons Commission maintains a strict supervision of all security service from initial screening to final entry into this country. The Commission has issued ironclad instructions that no one who has ever been a member of the Communist, Nazi, Fascist, or related parties, shall be admissible. This rule is stricter than any comparable provision of our general immigration law. It is scrupulously obeyed.

Second. An intensive field investigation is conducted overseas by the Counter Intelligence Corps of the United States Army. This comprises a careful, on-the-spot, personal investigation involving 21 separate investigative processes for each displaced person.

Third. A special additional investigation is made of any person whose country of origin has been overrun by the Russians.

Fourth. Special laboratories have been established abroad for the examination and analysis of documents relating to eligibility.

Fifth. All displaced persons are examined by the Immigration Service overseas and reexamined upon arrival in the United States. Under this law, the overseas immigration inspector has what he lacks in all other similar immigration matters, namely, the complete file concerning the person under investigation. Thus the immigration inspector and the consul make thorough, independent examinations of the eligibility of every immigrant.

Sixth. No one can be admitted until after he has been checked by the Federal Bureau of Investigation. Last November the Attorney General's office reported that the questionable ones among the

more than 120,000 displaced persons who had entered this country would not exceed a twentieth of 1 percent.

Seventh. No one is permitted to enter until after he has been checked and rechecked by the International Refugee Organization, of which Russia is not a member.

Finally, the House has suggested the following additional protection which is included in both the committee and the substitute amendments:

Each applicant for admission would, upon arrival, be required to subscribe to an oath that he has never been a member of the Communist Party or of any organization designated by the Attorney General as communistic, or a member of any movement which is or has been hostile to the United States. An applicant who refused to take this oath would, if abroad, be denied a visa; if he had entered this country, he would be deported.

It is simply to state a Gospel truth to assert that the Government has provided greater protection against violations of the displaced-persons law and more assurances of its strict enforcement than were ever provided in relation to any other immigration law enacted by the Congress.

Every fair-minded patriot should be grateful to the Displaced Persons Commission, the Counter Intelligence Corps of the United States Army, the Immigration and Naturalization Service, the consular service, the Federal Bureau of Investigation, the International Refugee Organization, and to all who have helped them carry on the displaced-persons program for the high degree of perfection achieved in preventing the admission of those who might become a menace to our national security. These loyal, vigilant agencies have more than earned the commendation, "Well done, thou good and faithful servants."

JOB SECURITY AND HOUSING OPPORTUNITIES

The present law provides that there shall be a resettlement plan in the United States before immigration is authorized. More specifically, assurances are required for suitable employment and for safe and sanitary housing as a condition precedent to eligibility for immigration to the United States.

The regulations of the Displaced Persons Commission prohibit the entry into this country of any displaced person without satisfactory advance guaranties that he will be provided employment and safe, sanitary housing, without the displacement of any other person; that he will not become a public charge; and that he will be received on arrival and transported to his new home. Thus the program contains explicit provisions which prevent displaced persons from settling in surplus labor areas or from depriving anyone here of his home.

The Commission has received a profusion of assurances of adequate co-operation by various sources, namely, individual sponsors, relatives and friends, domestic and international voluntary charitable agencies, and State commissions or committees established by the Governors of more than half the States.

Opposition to the liberalization of the law for fear that it might injure labor is without a shadow of justification, as shown by the statements of great labor leaders.

While the House was recently considering liberalizing amendments to the bill, Mr. William Green, president of the American Federation of Labor, declared that—

The United States should admit a hundred thousand displaced persons a year for 4 years. We feel that this would be both morally and economically sound, and certainly should not have any adverse effect on our economy.

At about the same time, Mr. Philip Murray, president of the Congress of Industrial Organizations, stated that—

The Congress of Industrial Organizations, at its tenth constitutional convention in November 1948, passed a resolution which endorsed the concepts which subsequently have been incorporated into the McGrath-Neely bill (S. 311) and the Celler bill (H. R. 1344).

We do not think that the alleged economic maladjustments, whether prolonged or corrected, have any bearing upon the question of the admission of displaced persons. Therefore, we endorse wholeheartedly the McGrath-Neely and Celler bills which will permit the entry of 400,000 displaced persons into the United States without the restrictions contained in the Displaced Persons Act of 1948.

On February 17, 1950, the executive council of the American Federation of Labor unanimously urged the enactment of a series of liberalizing amendments to the present law, which are embodied in the House bill and which are, in substance, contained in the substitute amendments now before the Senate.

Facts stated in a report made by the Department of Labor last December conclusively prove that the displaced persons who may be resettled in any particular area are so few that they should be considered entirely negligible from the unemployment point of view.

Any effort to restrict the proposed carefully controlled and limited immigration of displaced persons because of alleged employment scarcity or national housing deficiency should be attributed not to a desire to protect or serve American labor but to the unworthy determination to withhold refuge from the victims of race hatred and religious prejudice.

THE CHARGE OF LOBBYING

It has been repeatedly charged and frequently intimated that the advocates of humanitarian amendments to the displaced-persons law have been unduly influenced by some mysterious, powerful lobby.

If it were so, it was a grievous fault, And grievously hath (not Caesar but) the suffering displaced persons answer'd it.

But here, under leave of Brutus and all the other honorable antireformers, let me tell the story in a different way.

Recently a relevant telegram signed by 10 well-known, outstanding Americans was received by the Members of the Senate. It was in the following language:

As Americans we are deeply concerned that our country fulfill our moral obligation and international commitment to find new demo-

cratic homelands for the helpless displaced human beings under our care in Europe. Therefore, we respectfully petition the Members of the United States Senate to approve the substitute amendments to the Displaced Persons Act of 1948 presented by Senators FERGUSON, GRAHAM, and KILGORE. It is our sincere and heartfelt conviction that without these amendments it is impossible for us to create a displaced-persons law that will enable our Nation to admit our share of displaced persons in a just, humane, and fair way.

That message was signed by Gen. Lucius D. Clay, Mrs. Franklin D. Roosevelt, James A. Farley, Maj. Gen. William J. Donovan, James F. O'Neill, Judge Joseph Proskauer, James L. Kraft, Mark Ethridge, Fred Lazarus, and Harry Bullis.

Do the honorable antireformers consider all these eminent ones lobbyists?

On February 23, 1950, a joint statement was issued by the National Catholic Welfare Conference, the Federal Council of the Churches of Christ in America, the Synagogue Council of America, and the National Lutheran Council, which contained the following:

We want you to know that throughout America there continues a grave sense of responsibility for helping the displaced persons still homeless in Europe. Many American citizens have dedicated themselves to offering new homes and new opportunities of work in America to displaced persons.

We feel that the substitute amendments most closely reach the objectives which have been recommended by our various groups concerned with the resettlement of displaced persons, and represent an advance toward a workable, just, and humane law.

Do the antireformers consider all these religious organizations lobbyists?

Regardless of their politics, the governors of 23 States—including such populous ones as New York, Pennsylvania, Ohio, Indiana, Michigan, Illinois, and California—have appealed to the Congress to liberalize the displaced persons law. Are these illustrious governors lobbyists, seeking to serve some selfish end, or are they in reality the honorable, humanitarian statesmen and patriots which millions believe them to be?

The Democratic platform of 1948—the most authoritative statement of the faith of the true democracy of the Nation—says:

We pledge ourselves to legislation to admit a minimum of 400,000 displaced persons found eligible for United States citizenship without discrimination as to race or religion. We condemn the undemocratic action of the Republican Eightieth Congress in passing an inadequate and bigoted bill for this purpose, which law imposes un-American restrictions based on race and religion upon such admissions.

Is this the pronouncement and pledge of a sinister lobby?

Did the United States Chamber of Commerce attempt to lobby by sending to each Member of the Senate an urgent, written request for favorable action on H. R. 4567, the original House bill?

Shall we spurn the resolutions of the American Federation of Labor and the Congress of Industrial Organizations, and the appeal of the Farm Bureau Federation for favorable consideration of the liberal House bill, on the ground that all

these praiseworthy organizations have become lobbies?

Mr. President, when the outstanding associations of religion, American labor, business, and agriculture, and the most distinguished representatives of the clergy, of commerce, of the press, and of the academic and cultural life of America all join in a common plea for the relief of innocent, suffering human beings who are helpless victims of Nazi tyranny, or who are political refugees from the devastating blight of communism, it is time for the Senate to act, and act responsibly, instead of evasively hurling charges of lobbying at those who are striving to rescue thousands who, without our aid, will be doomed to perish in despair.

Those whom we have quoted demand a humane displaced persons law. They reject the discriminations of the original act and the committee amendments. They vigorously recommend the humanitarian provisions of the substitute amendments. This recommendation is beneficent and just. It should be unhesitatingly accepted.

THE IMMIGRANTS' CONTRIBUTION TO OUR GENERAL WELFARE

Immigrants have long, generously, and unflinchingly contributed their means and brain and brawn to the exalted enterprise of making the United States the greatest Nation in the world. All Americans, except the Indians, are immigrants or descendants of immigrants. Therefore, our traditions, mode of life, political economy, and civil and religious liberties have practically all been brought to us from foreign lands.

The immortal Washington earnestly appealed to his countrymen—

humbly and fervently to beseech the kind author of these blessings to render this country more and more a safe and propitious asylum for the unfortunate of other countries.

The illustrious Jefferson propounded the searching inquiry:

Shall we refuse to the unhappy fugitives from distress that hospitality which the savages of the wilderness extended to our fathers arriving in this land? Shall oppressed humanity find no asylum on this globe?

The wisdom of Washington's admonition, and the implied answer to Jefferson's interrogatory are manifest in the solution of the problem of utilizing atomic energy.

Many non-Jewish scientists rendered great service in solving the riddle of the atom. But it is nevertheless true that without the aid of the profound knowledge and tireless endeavor of the famous Jewish doctors, Albert Einstein, Lisa Meitner, Franz Eugen Simon, Robert Frisch, J. Robert Oppenheimer, and Prof. Rudolf Peierls, we would still be without the atomic bomb. Without the atomic bomb we would, in all probability, have long since been involved in a third world war.

Professor Peierls, who was born in Berlin, fled from German persecution to England in 1933. While Dr. Meitner was investigating the atom, the Nazis expelled her from Berlin University. About the time she made her atomic discoveries she was exiled from Germany because she was a Jewess. The Nazis drove Dr.

Frisch from the University of Hamburg and made it necessary for him to seek safety and freedom abroad. But for the Nazi persecution of the Jews, Germany, not the United States, would undoubtedly have become the beneficiary of all that these preeminent scientists had learned about the atom.

A refugee from Mussolini's Fascist dictatorship who escaped penniless from his native country, Enrico Fermi, was entrusted with the dangerous and delicate task of erecting and operating the first plutonium pile at Chicago. His chief associate was a Hungarian refugee, Leo Szilard. Their successful construction and operation of this first pile constitute one of the world's most brilliant achievements in the practical application of theoretical knowledge.

The list does not end with Fermi and Szilard. Samuel Goudsmit, a Dutch Jewish refugee, Teller, Rabi, Wigner, Weisskopf, and Pauling—all immigrants or refugees—made vital contributions to our stock pile of knowledge of the atom.

It is perhaps too much to believe, but certainly not too much to hope, that our comparatively few but extremely energetic race haters, regardless of their rank or station, will fully realize that these staggering losses of intelligence, invention, and discovery by the Nazis were caused by stupid bigotry and senseless cruelty. If our noisy, reckless little Hitlers cannot, for righteousness' sake, restrain their hatred and their vilification of the racial and religious minorities in our midst, they should, for the selfish purpose of promoting their own welfare and that of their country, forsake their evil ways before their folly afflicts the people of the United States with losses similar to those which the Axis Powers suffered as the result of scourging Jewish genius, Jewish material wealth, and Jewish spiritual blessings from their wicked lands.

At one time our enemies in the last war had within their control most of the brilliant minds which conceived the first atomic bomb. They lost them because of their abominable policy of racial and religious persecution. Not our vast material resources nor our great generals nor our renowned scientists gave us all our leadership in the field of atomic energy. Our grant of asylum and the assurance of freedom to those willing to help bear our burdens, fight our battles, and share our fate rendered possible our absolute supremacy in the atomic field.

If the proposed committee amendments had been in effect, it is doubtful whether any of the refugee scientists who transmuted into reality the fantastic dream of the atom bomb would have been able to enter the United States.

Every hour of our history presents a fresh refutation of the error of the views that we should now repudiate the principle of asylum; that tolerance has ceased to be a virtue; and that humanitarian service is a luxury which the American people can no longer afford.

Mr. President, let me entreat the Senate to accept the substitute amendments as a whole. They do not contain certain provisions which the distinguished Senator McGrath, now Attorney General,

and I included in S. 311 which we introduced more than a year ago; they are, in some particulars, less desirable than the House bill. But they nevertheless propose marked improvements over the committee recommendations. If adopted, they would blot out the most obnoxious features of the 1948 act.

Let us reject the proposed committee amendments which would leave unimpaired most of the present law's discrimination and prejudice and which would diminish the act's effectiveness and increase the hardships of its operation.

Let us, by adopting the substitute amendments, prepare fully to cooperate with all the other nations of good will in relieving distress and providing opportunities for the enjoyment of life by the penniless, persecuted, and deserving displaced persons who now hopefully and prayerfully await the extension of our strong and generous helping hands.

Let us provide an adequate opportunity for our full share of the worthy displaced persons of Europe to come unto us, to the end that they may find prosperity, happiness, and peace for themselves and severally enrich this Nation as it was enriched by the hero of the following story:

At a meeting of school children in New York to celebrate the Fourth of July, one boy, a descendant of native Americans, spoke as follows:

"I am an American. My father belongs to the Sons of the Revolution; my mother belongs to the Colonial Dames; one of my ancestors threw tea overboard in Boston Harbor; another stood his ground with Warren; another hungered with Washington at Valley Forge. My forefathers were of America in the making. They cleared her forests, they commanded her ships. They spoke in her council halls, they died on her battlefields. Dawns reddened and paled; stanch hearts of mine beat faster as each new star was added to the Nation's flag. Keen eyes of mine foresaw this Nation's greater glory, the sweep of her seas, the plenty of her plains, the man-hives in her billion-wired cities. Every drop of blood in me holds a heritage of patriotism. I am proud of my past. I am proud that I am an American."

Then a foreign-born boy arose and said: "I am an American. My father was an atom of dust; my mother was a straw in the wind to his serene majesty; one of my ancestors died in the mines of Siberia; another was crippled for life by 20 blows of the knout; another was killed defending his home during a massacre of the peasants. The history of my ancestors is a trail of blood to the palace gate of the great white czar. But then a dream came—the dream of America. In the light of liberty's torch, the atom of dust, which was my father, became a man, and the straw in the wind, which was my mother, became a woman for the first time.

"See," said my father, pointing to an American flag that fluttered near, "that glorious banner of stars and stripes is yours. It is the emblem of the promised land. It is, my son, the sublime hope of the humanity of all the world. Live for it. If need be, fight for it. If necessary, die for it."

"Under the open sky of my new country I swore to obey my father's admonition, and every drop of blood in my veins will keep that vow. I am proud of my future. I am proud that I, too, am an American."

Mr. President, let us, by the adoption of the substitute amendments, prove ourselves worthy of fellowship with this exemplary, patriotic immigrant boy.

Thus, let us demonstrate our gratitude to him and pave the way for boys of his nobility, who are languishing in displaced-persons camps, to come here to help him and us fight battles for democracy, win victories for humanity and so fortify our priceless heritage of righteousness, happiness and peace that it will continue to bless us and our posterity forever.

By the final vote, let us—

Throw out the lifeline to danger-fraught men,
Sinking in anguish where we've never been.
Soon will the season of rescue be o'er,
Soon will they drift to eternity's shore.
Haste then, my brothers, no time for delay,
But throw out the lifeline and save them today.

Mr. HUMPHREY. Mr. President, at this moment I wish to pay tribute to the marvelous, moving, stirring, and inspirational address which has just been delivered by our distinguished colleague, the junior Senator from West Virginia [Mr. NEELY]. The Senator from West Virginia has stated the case for the substitute amendments sponsored by himself, the Senator from Michigan [Mr. FERGUSON], the Senator from North Carolina [Mr. GRAHAM], the Senator from West Virginia [Mr. KILGORE], and other Senators, to the displaced-persons bill; and he has done so in a manner which should appeal to all decent, righteous, and fair-minded men and women. I think he has served more or less as a prophet in our midst, and has reiterated the words of the Good Samaritan.

As one of his colleagues and friends, I wish to express my deep gratification and personal tribute for the manner in which he has stated the case and urged the Congress of the United States to live up to its great heritage as a parliamentary institution of a free people.

I hope every Senator will read the remarks of the distinguished junior Senator from West Virginia, and not only will read them but will read them in the spirit of humility, of understanding, and of compassion, because that is the tone in which the address was delivered. His profound understanding of the humanitarian motivation of the so-called displaced persons legislation brings great comfort and joy to my heart, and I know that if his words could be heard by the 150,000,000 Americans whose hearts are good and true, there would be no doubt as to how this proposed legislation would finally be written and sent to the President for his signature.

So, as one of its colleagues, I say again, thank God that we have men of such conviction and of such profound understanding, and I feel it a great honor to serve in a body of men dedicated to the proposition of human freedom, where one of those men is such as our colleague from West Virginia.

ORDER OF BUSINESS

Mr. CHAVEZ and Mr. LEHMAN addressed the Chair.

The PRESIDING OFFICER (Mr. THOMAS of Oklahoma in the chair). The Senator from New Mexico.

Mr. CHAVEZ. I ask that amendment A to the bill H. R. 5472 be taken up at this time.

Mr. HUMPHREY and Mr. LEHMAN addressed the Chair.

Mr. LEHMAN. Mr. President, will the Senator yield for half a minute's time?

Mr. CHAVEZ. Mr. President, I said yesterday that this bill has been delayed for 6 months. I have been patient and tolerant. I know that even my good friend from New York is interested in the provisions of this bill, because he has asked that some amendments be considered in connection with the bill, and I insist on the regular order. I do not have in mind anything the Senate may have agreed to heretofore by way of unanimous consent, but I will not yield for any other purpose.

Mr. HUMPHREY. Mr. President, a parliamentary inquiry.

The PRESIDING OFFICER. The Senator will state it.

Mr. HUMPHREY. Is it not true that there is the unanimous-consent agreement that the Senator from New Hampshire shall address the Senate?

Mr. BUTLER. That is the understanding.

Mr. CHAVEZ. I understand that, but we cannot wait all day for the Senator. I ask for the regular order.

The PRESIDING OFFICER. Unanimous consent has been granted for the Senator from New Hampshire to address the Senate at this time.

Mr. HUMPHREY. Mr. President, the Senator from New Hampshire does not seem to be present, and while I am most desirous of cooperating with the Senator from New Mexico, I, as the acting majority leader, feel somewhat compelled to follow the unanimous-consent arrangement. May I again inquire of the Chair as to whether it is necessary that we follow the unanimous-consent agreement?

Mr. CHAVEZ. Mr. President—

The PRESIDING OFFICER. The Chair holds that it is necessary. If the Senator from New Hampshire were on the floor, the present occupant of the chair would recognize him.

Mr. MCCARTHY, Mr. McCARRAN, and Mr. CHAVEZ addressed the Chair.

Mr. BUTLER. I suggest the absence of a quorum.

Mr. HUMPHREY. Mr. President—

The PRESIDING OFFICER. The junior Senator from Minnesota has the floor.

Mr. HUMPHREY. I suggest that the Senate proceed with the business at hand, which is in charge of the Senator from New Mexico, but I may say that when the Senator from New Hampshire comes in, it appears to me that he should be permitted to have the opportunity of fulfilling his unanimous-consent arrangement to proceed with his remarks.

Mr. CHAVEZ. Mr. President, I do not object to the unanimous-consent agreement but the three or four amendments which have been submitted by the committee could be acted on while we are waiting for the Senator from New Hampshire under the unanimous-consent agreement.

Mr. BUTLER. Mr. President, a parliamentary inquiry.

The PRESIDING OFFICER. The Senator will state the inquiry.

Mr. BUTLER. If we proceed under the unanimous-consent agreement, and

the Senator from New Mexico is allowed to proceed temporarily, am I correct in understanding that the Senator from New Hampshire may take the floor when he arrives?

Mr. CHAVEZ. Certainly.

The PRESIDING OFFICER. The Chair would hold that he can be recognized any time he is on the floor.

Mr. BUTLER. I suggest we allow the the Senator from New Mexico to proceed with the presentation of his amendments.

The PRESIDING OFFICER. The Senator from New Mexico is recognized.

FLOOD CONTROL AND RIVERS AND HARBORS

The Senate resumed the consideration of the bill (H. R. 5472) authorizing the construction, repair, and preservation of certain public works on rivers and harbors for navigation, flood control, and for other purposes.

Mr. CHAVEZ. I ask consideration of amendment A of the committee amendments.

The PRESIDING OFFICER. The clerk will state the amendment.

The CHIEF CLERK. On page 53, after line 15, it is proposed to add the following:

The sum of \$1,500,000 additional is authorized to be appropriated and expended by the Federal Power Commission for carrying out any examinations and surveys provided for in this act or any other acts of Congress, to be prosecuted by the Federal Power Commission.

The PRESIDING OFFICER. Without objection, the amendment is agreed to.

Mr. McCARRAN and Mr. McCARTHY addressed the Chair.

The PRESIDING OFFICER. The Senator from Nevada.

Mr. McCARRAN. Mr. President, I ask unanimous consent out of order to insert in the Record certain articles, editorials, statements, and resolutions bearing on the subject of displaced persons.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. McCARTHY. Mr. President—

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. McCARTHY. Mr. President, I have some remarks that will take some considerable time.

Mr. HUMPHREY. Mr. President, a parliamentary inquiry.

The PRESIDING OFFICER. The Senator will state the inquiry.

Mr. HUMPHREY. Does not the Senator from New Mexico have the floor?

The PRESIDING OFFICER. No. He cannot hold the floor indefinitely.

Mr. HUMPHREY. The Senator from New Mexico has not yet yielded the floor, has he, Mr. President?

The PRESIDING OFFICER. The Senator from New Mexico called up an amendment. The amendment was agreed to, and then the floor was again open.

Mr. HUMPHREY. Mr. President, it was my understanding that the Senator from New Mexico was about to explain the amendment before there was any vote taken on the amendment. It is the intention of the acting majority leader to have a quorum call, before we

act on any of these amendments. I believe that is only fair and appropriate.

Mr. CHAVEZ. Then I shall make a motion to reconsider.

The PRESIDING OFFICER. Is there objection to reconsidering the vote by which the committee amendment lettered A was just adopted? The Chair hears none, and it is so ordered.

Mr. McCARTHY. Mr. President, I understand I have the floor, in which case I shall be glad to yield to the Senator from New Mexico to make any remarks he cares to make. The question is, Do I have the floor at this time?

The PRESIDING OFFICER. The Chair recognized the Senator from Wisconsin.

Mr. McCARTHY. I ask unanimous consent to be allowed to yield, so that the Senator from New Mexico may finish his remarks.

The PRESIDING OFFICER. Is there objection to the request?

Mr. HUMPHREY. I object.

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Minnesota?

Mr. McCARTHY. I am glad to yield.

Mr. HUMPHREY. Mr. President, it was my understanding that the Senator from New Mexico was bringing before the Senate the unfinished business, namely, the bill, H. R. 5472, and that, in connection with the committee amendment lettered A, he desired an opportunity to explain it. In the meantime, the Senator from Wisconsin obtained recognition by the Chair, without the Senator from New Mexico having yielded the floor. I ask for a clarification of the parliamentary situation, because the Senator from New Mexico has not yielded the floor; he is still on his feet; he has not resumed his seat.

The PRESIDING OFFICER. The Chair ordered the amendment stated for the information of the Senate. After the amendment was stated, it was before the Senate, and, there being no one interested, seemingly, or specially, the Chair put the question, and the amendment was agreed to. Thereafter, the vote by which the amendment was agreed to was reconsidered. It is within the province of the Chair to recognize any Senator who seeks recognition, but the Chair holds that a Senator may not take the floor and hold it indefinitely when other Senators seek recognition—

Mr. CHAVEZ. Mr. President, a parliamentary inquiry.

The PRESIDING OFFICER. That is especially true, when business is being transacted, when amendments are being taken up and considered. The Senator from New Mexico will state the inquiry.

Mr. CHAVEZ. Will the Senator from Wisconsin yield in order that I may propose a parliamentary inquiry?

Mr. McCARTHY. I am very glad to yield.

Mr. CHAVEZ. As I understand, after I called up the amendment, which was read to the Senate, the amendment was subject to discussion.

The PRESIDING OFFICER. That is correct.

Mr. CHAVEZ. Based on that, the Senator from Wisconsin addressed the Chair

and received recognition. Is that correct?

The PRESIDING OFFICER. That is correct.

Mr. HUMPHREY. Mr. President—

Mr. McCARTHY. I may say at this time, I have no desire whatever to prevent the Senator from New Mexico discussing his amendment, and I shall be glad to yield to him, if I can get unanimous consent, so that I shall not thereby lose the floor.

Mr. CHAVEZ. Mr. President, I wish to say, in order to clarify the matter, there are but three or four committee amendments, to which there is no opposition whatever. They are regular committee amendments affecting the pending bill. After they have been acted upon, I should have no objection, whoever gets the floor I think we should make some headway on the program.

Mr. McCARTHY. Then, Mr. President, I ask unanimous consent that I may yield to the Senator from New Mexico, in order that he may present his amendments, and that I may do so without losing the floor.

The PRESIDING OFFICER. Is there objection?

Mr. HUMPHREY. Reserving the right to object—

The PRESIDING OFFICER. The Senator from Oregon is recognized.

Mr. MORSE. Mr. President, I am sure I find myself in agreement with the Senator from New Mexico on the amendments. Nevertheless, I think it is of great importance that we at all times protect the rights of Members of the Senate, within the precincts of the Senate. The junior Senator from Oregon is greatly disturbed about a tendency he has noted in the Senate to overlook the rights of minorities within the Senate. At a later hour, I shall discuss what I think is a very unfortunate precedent which was established yesterday in regard to the rights of Senators in connection with quorum calls. In order to make certain that my colleagues in the Senate are fully informed as to the contents of these amendments, with which I find myself in agreement, I cannot give my consent to the request of the Senator from Wisconsin, unless we can also have the understanding that he will yield for the purpose of a quorum call at this time.

Mr. HUMPHREY. Mr. President, reserving the right to object—

The PRESIDING OFFICER. The Senator from Minnesota.

Mr. HUMPHREY. Is it not the situation that there is already a unanimous-consent agreement permitting the Senator from New Hampshire [Mr. BRIDGES] to address the Senate, which unanimous-consent agreement is still in effect?

The PRESIDING OFFICER. The Chair understands there is. But the Senator who has the permission is not on the floor and therefore cannot be recognized.

Mr. McCARTHY. Mr. President, before I yield any further, I may say I had discussed the unanimous-consent agreement with the Senator from New Hampshire, and he said he would forfeit his right under the unanimous-consent

agreement, in order that I might address the Senate today upon the matter about which I am going to speak. But I should like—

Mr. CHAVEZ. Mr. President—

Mr. McCARTHY. I should like, of course, to accord the Senator from New Mexico the right to make the remarks which he wants to make. I cannot do that, of course, without unanimous consent, without losing the floor.

Mr. CHAVEZ. Mr. President—

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from New Mexico?

Mr. McCARTHY. I am glad to yield.

Mr. CHAVEZ. Reserving the right to object—and I think it has gone beyond the right to object now—the Senator from Wisconsin was given the right in his own right to occupy the floor.

Mr. McCARTHY. That is correct.

Mr. CHAVEZ. And he did so. The Senator has a right to discuss any amendment, even if he talks about some other matters, as I understand he intends to do. I also agree with the Senator from Oregon that the rights of the Senator should be protected. All I ask is that, pending that discussion—and the Senator from Wisconsin has agreed—we proceed for at least 4 or 5 minutes with noncontroversial committee amendments to the pending bill, which is now before the Senate, without the Senator from Wisconsin losing the floor.

Mr. MORSE. Reserving the right to object, the Senator from New Mexico says that the amendments are noncontroversial. I am satisfied they are noncontroversial, but none of us can speak for the other Members of the Senate who are not present. There may be a colleague who believes the amendments to be entirely controversial, for aught I know. Therefore, Mr. President, I must hold to my general practice of insisting upon a quorum call before business is transacted in the Senate. Absent Senators were not aware of the fact that these amendments were going to be presented. I think it is only a matter of fairness to them that the absence of a quorum be suggested. Therefore I shall object to the consideration of the amendments until a quorum is present.

The PRESIDING OFFICER. Does the Senator from Wisconsin yield for the suggestion of the absence of a quorum?

Mr. McCARTHY. I shall be glad to yield for that purpose, if by so doing I shall not lose the floor.

The PRESIDING OFFICER. The Secretary will call the roll.

The roll was called, and the following Senators answered to their names:

Aiken	Eaton	Ives
Anderson	Ellender	Jenner
Bricker	Ferguson	Johnson, Colo.
Bridges	Flanders	Johnson, Tex.
Butler	Frear	Johnston, S. C.
Byrd	Fulbright	Kefauver
Cain	Gillette	Kenn
Capehart	Gurney	Kerr
Chapman	Hayden	Kilgore
Chavez	Hendrickson	Knowland
Connally	Hickelopper	Langer
Cordon	Hill	Lehman
Darby	Hoey	Lodge
Donnell	Holland	Long
Douglas	Humphrey	McCarran
Dworshak	Hunt	McCarthy

McClellan
McFarland
McKellar
McMahon
Magnuson
Malone
Millikin
Morse
Mundt
Murray
Neely

O'Connor
O'Mahoney
Robertson
Russell
Saltstall
Schoeppel
Smith, N. J.
Sparkman
Stennis
Taft
Taylor

Thomas, Okla.
Thomas, Utah
Thye
Tobey
Watkins
Wherry
Wiley
Williams
Withers
Young

The PRESIDING OFFICER. A quorum is present.

Mr. McCARTHY. Mr. President, I now ask unanimous consent that I may yield for not to exceed 10 minutes to the Senator from New Mexico to present his amendments, and that thereafter I may yield for a short statement by the Senator from New York, with the understanding that no other matters will be brought up except the committee amendments, and that if the consideration of the committee amendments takes more than 15 minutes, let us say, I may refuse to yield further, and that I shall not yield the floor.

Mr. WHERRY. Mr. President, this is in the nature of a unanimous consent request, and reserving the right to object, I may say that I do not know anything about the amendments the distinguished Senator from New Mexico would like to have adopted. I suppose they are committee amendments which came from the committee, probably after the bill was written up, but inasmuch as we will be asked to act on the amendments, I feel that it would not be in the interest of orderly procedure to try to act on them in a hurry, if that is what will be attempted.

Mr. CHAVEZ. Mr. President—

Mr. WHERRY. I am reserving the right to object.

The PRESIDING OFFICER. The Senator from Nebraska.

Mr. WHERRY. While I am in total sympathy with the effort of the Senator from New Mexico to get his bill acted on, inasmuch as 10 minutes is the time to be allotted to the consideration of the amendments, I feel that an objection should be made, and that the Senator from Wisconsin should proceed, and that after the Senator from Wisconsin has concluded, the amendments may be taken up and acted on in an orderly fashion.

The PRESIDING OFFICER (Mr. MAGNUSON in the chair). Does the Senator from Nebraska object?

Mr. WHERRY. I object.

The PRESIDING OFFICER. The Senator from Nebraska objects. The Senator from Wisconsin is recognized.

Mr. McCARTHY. Mr. President, the senior Senator from New York [Mr. Ives] has indicated that he has a very brief statement which he is interested in getting into the RECORD.

The PRESIDING OFFICER. The Senator from Wisconsin asks unanimous consent that the Senator from New York be permitted to make a brief statement without the Senator from Wisconsin losing the floor.

Mr. WHERRY. I object, for the same reason.

The PRESIDING OFFICER. The Senator from Nebraska objects. The Senator from Wisconsin.

COMMUNISTS IN GOVERNMENT SERVICE

Mr. McCARTHY. Mr. President, for the convenience of the press mainly, I ask unanimous consent to have my entire speech inserted in the RECORD at this time.

Mr. ANDERSON. Mr. President, I am not quite sure that I understood the request.

The PRESIDING OFFICER. Let the Chair state the request. The Senator from Wisconsin asks unanimous consent that his speech, and the Chair presumes he means his written speech, which he has in front of him, be placed in the RECORD at this point. Is there objection?

Mr. ANDERSON. Mr. President, I object. I think he should read his address. I believe objection always has been urged to such procedure as that suggested.

Mr. McCARTHY. Let me make myself clear. I intend to read the address, but members of the press came to me and asked if I would not have it introduced into the RECORD before I started to read it, for their convenience.

The PRESIDING OFFICER. Does the Senator from New Mexico object?

Mr. ANDERSON. I object.

The PRESIDING OFFICER. Objection is heard. The Senator from Wisconsin will proceed.

Mr. McCARTHY. Mr. President, first I should like to pay tribute to 13 people who have been of unlimited help to me in this matter, and without whose night and day work it would not have been possible to assemble the facts which have been assembled to date. If the work is effective in accomplishing what we hope it will, the thanks of the Senate should go to those people, who are my staff.

I shall be glad to yield freely during the speech. However, I crave the indulgence of Senators not to ask me to yield until I have reached the point of presenting certain documentary evidence in the Lattimore case. I believe that questions asked of me before that time would be premature. Therefore, I shall decline to yield until I have presented certain documentary evidence in the Lattimore case.

Mr. President, before going into matters which I think might be of interest to the Senate in the Lattimore, Jessup, Service, and Hanson cases, I thought it might be well to clear the air and record in regard to two matters.

As the Senate knows, there has been considerable criticism by a number of well-meaning people of the naming of names in public before the individuals have had an opportunity to be heard.

It might be well, therefore, to briefly cite the record as to why names have been named in public rather than in private. On the 20th of February, as the Senate will recall, I gave to the Senate in some detail 81 cases of individuals whom I stated the files indicated ranged all the way from being bad security risks to very dangerous individuals.

At that time I pointed out that perhaps some of those individuals would be able

to produce facts to offset the effect of the material in the files and show that they were actually loyal employees. I stated in effect—and while I have not had an opportunity to check the number of times in the record, my office tells me that I did so over a dozen times—that I would consider it extremely improper and unfair to name names in public before the individuals had a chance to appear in executive session.

The leader of the majority [Mr. Lucas], however, on five separate occasions demanded that the names be publicly named. His first demand was on page 1953 of the RECORD. Again on page 1955, he had this to say:

I want to remain here until he names them. That is what I am interested in.

Again on page 1959, he said:

Will the Senator tell us the name of the man for the RECORD? We are entitled to know who he is. I say this in all seriousness.

Again on page 1963, he said:

The Senator should name names before that committee.

Again on page 1973, he said:

Why does the Senator refuse to divulge names before the Senate?

The very able Senator from Kentucky [Mr. WITHERS] also on almost countless occasions asked me for the names, stating on page 1973:

Does the Senator realize that I, like all others, am curious to know the names? When the Senator gives the cases, the people and the country at large are entitled to know who they are.

At that time, in answer to the urging of the Senator from Illinois and the Senator from Kentucky, I stated that I would not give the names in public unless a majority of the Senate demanded that they be made public, and this is all a matter of record.

After the subcommittee had been appointed and the Senator from Maryland [Mr. TYDINGS] made chairman, he saw me on the floor of the Senate and stated that a public hearing had been scheduled, and asked if I would be ready to appear and testify. At that time I urged that the hearings be in executive session, and reminded him of the statements which I had made on the Senate floor.

He informed me that the first hearings would be public, and that later we would go into executive session. Later I was informed by the press that the Senator from Maryland had made the statement that I could present my cases as I saw fit. I again contacted him and told him that if that were the case, I thought the names should be given in executive session, but was again informed that the first hearings would be public.

I then contacted my colleague, the Senator from Iowa [Mr. HICKENLOOPER] and told him that while I thought this might be good politics for the majority members of the subcommittee because of the position in which it would place me, it was so unfair to some of the individuals who might be able to produce evidence giving them a clean bill of health, that something should be done.

The Senator from Iowa informed me there was nothing that he or the Senator from Massachusetts [Mr. LODGE] could do because the Senator from Maryland had made the announcement that the first hearings would be open, and it was not even brought to a vote, inasmuch as the Senator from Connecticut [Mr. McMAHON] and the Senator from Rhode Island [Mr. GREEN] so obviously went along with him. I do not like to take the time of the Senate on this point, but so much has been said about it in the press that I think the RECORD should be made absolutely clear.

At the time of the first public hearing, after I had begun to testify, and had already passed out to the members of the press the first case covering Judge Kenyon, the Senator from Maryland [Mr. TYDINGS] then told me that if I cared to we would go into executive session. He, of course, knew full well that to go into executive session, so far as the Kenyon case was concerned, would be meaningless, after I had commenced the case and handed the evidence thereon to the press.

I had tried to make it clear that the Kenyon case was presented as one of a sequence which I had hoped to present the first morning, that is, if I had been allowed to proceed. I felt that it was important, not so much from the standpoint of Judge Kenyon but rather as a typical case, to show the complete incompetence of the loyalty board for the reason that in this case the files contained more than 28 documents showing membership in organizations listed as subversive or Communist front—that regardless of this, the loyalty board never even went through the motions of asking the judge for an explanation as to why she joined these organizations, which the Secretary of State himself had stated were evidence that an employee was a bad security risk.

After being held to the Kenyon case by what I considered rather petty bickering for 2 days during which, according to my staff, I occupied approximately 5 percent of the time, the committee adjourned over the week end and stated that Judge Kenyon would be called as a witness.

The chairman of the committee then magnanimously offered that the other cases which I was prepared to present the first day be given in executive session. I do not condemn or criticize the chairman for this maneuver. It was extremely clever. However, after presenting one case to show how the loyalty board worked, a case which happened to be a lady judge, it would seem unusual in the extreme that the committee retire into executive session to consider the cases of those prominent State Department officials in whose activities the public was so vitally interested.

I might say that, while at the time I felt that the Senator from Illinois was wholly wrong in demanding the names be made public and while I originally was very much disturbed by the very clever maneuvering of the Senator from Maryland [Mr. TYDINGS] in getting the names into public print, I am not too sure that perhaps some good has not been accomplished.

After all, an individual who takes a high Government position must realize that for the good of the country his actions and motives should be subjected to the closest scrutiny. After all, the aims and objectives of the group who have been formulating a rather disastrous far eastern policy should be subjected publicly to a cold and searching light. Therefore, I am not too sure that the Senate majority leader and the chairman of the committee may not have performed a service to the country when one insisted that the names be made public and the other maneuvered those names into the public press.

Incidentally, later today, I intend to discuss those who think we should write off this entire investigation because it might cause some suffering to the families of the betrayers of America, while at the same time forgetting the vast amount of suffering of the families of the hundreds of millions whom they have betrayed.

Again, Mr. President, I am going to take a very brief time to clear the air on another matter, which normally would not be considered of sufficient importance to be referred to, but it has received so much attention by the members of the committee and others that I feel impelled to mention it.

Since my Lincoln Day speech, there has been confusion in the minds of some as to the figures used. At every meeting, or in discussing the matter with the press, I used both the figure 205 and also the figure 57. It might be well briefly to review the situation to which each of those two figures apply, especially so in view of the fact that there have been those who have argued that my use of two different sets of figures proves that my information in regard to bad security risks, fellow travelers, and so forth, is false. As to the 57, I said:

I have in my hand 57 cases of individuals who appear to be either card-carrying members or certainly loyal to the Communist Party.

Now as to the figure 205. I shall first read to the Senate a letter written by the then Secretary of State, Byrnes, at the inception of the so-called loyalty program. This letter was written to Representative SABATH and appeared in the CONGRESSIONAL RECORD on August 1, 1946, on page A4892. The letter, which deals with the number 205, reads as follows:

DEPARTMENT OF STATE,

Washington, July 26, 1946.

DEAR ADOLPH: I have yours of May 24 expressing your concern with respect to certain allegations made on the floor of the House to the effect that "hundreds, if not thousands, of employees have been eliminated from the State Department by the screening committee because of communistic leanings or activities or membership." Such statements are incorrect—

I am reading from Secretary Byrnes' letter. I should point out that at that time Secretary Byrnes was under rather heavy criticism from some of the more left-wing elements who claimed that he was indiscriminately firing people because of their left-wing leanings, and

this letter appeared to be in answer to that. He said:

Such statements are incorrect and do a grave injustice not only to the employees of the Department but to Government employees as a whole, the great majority of whom are loyal American citizens. I therefore welcome this opportunity to answer your specific questions in the order in which they are presented.

(1) Pursuant to executive order, approximately 4,000 employees have been transferred to the Department of State from various war agencies such as the OSS, FEA, OWI, OIAA, etc. Of these 4,000 employees, the case histories of approximately 3,000 have been subjected to a preliminary examination, as a result of which a recommendation against permanent employment has been made in 284 cases—

I believe this is a misprint; I believe it should be 285, but I am not sure—

by the screening committee to which you refer in your letter.

(2) Of the 284 individuals who have been the subject of adverse recommendation as indicated in (1), above, the services of 79 have been terminated.

Senators will understand the Secretary was referring to the board which the President had appointed to screen the State Department employees, and recommend who should be discharged because of their disloyalty or because they were bad risks.

(3) Of the 79 actually separated from the Service, 26 were aliens and therefore under "political disability" with respect to employment in the peacetime operations of the Department. I assume that factor alone could be considered the principal basis for their separation.

(4) With respect to the 79 thus separated, the following break-down is submitted:

Aliens.....	26
Failure to comply with foreign-service regulations, such as citizenship for 15 years prior to foreign assignment and other reasons disqualifying the individual for service abroad.....	13
Close connections or involvement with foreign governments or their organs, past records indicating a high degree of security risk, etc.....	40
Total.....	79

The Department is equally concerned with disclosing subversive activities or associations of all kinds whether Communist, Nazi, or Fascist, in any employees present or prospective.

(5) Because of the security considerations involved in the mission of the screening committee, I do not feel at liberty to disclose publicly the identity of its membership. This committee, incidentally, has no power or authority to eliminate anyone from employment in the State Department. It simply makes recommendations which the Assistant Secretary for Administration may accept or reject in whole or in part in the light of all the relevant evidence.

I call the Senate's attention to the fact that such is still the situation. The Loyalty Board of the State Department has no power whatsoever to discharge any employees, nor has the Review Loyalty Board of the Civil Service Commission. The Review Loyalty Board of the Civil Service Commission can do what they did in the Service case. They can pick up the ball and say, "We are not satisfied with the clean bill of health you gave this man. Send the case back to the Loyalty Board." Then the Loyalty

Board is free to do as it sees fit, unless it is reversed, of course, by the Secretary.

I continue to read Secretary Byrnes' letter:

I hope what I have said above corrects any misapprehensions which you may have entertained as to the Department's personnel policy. Like any other administrative mechanism, it is not perfect. However, I am entirely clear that it has been fair to the Department's employees in its operation. It is my firm intention to see that it remains fair.

Sincerely yours,

JAMES F. BYRNES.

I then pointed out at various meetings, either in speeches or in discussing the matter with members of the press, that out of the first group of 3,000 employees which was less than 20 percent of the total of the 16,000 who were working in the Department, 284 according to the Secretary's letter were found to be dangerous security risks. I called attention to the fact that for some unexplained reason the State Department insisted on keeping 205 of those whom the President's own security board—appointed for that purpose—named as dangerous security risks. I further pointed out that while I did not have the exact figure on the number adversely ruled on by the subsequent screening of the balance of 13,000 employees of the State Department the modus operandi was the same in subsequent cases; namely, first the security board investigating and, apparently, doing a fairly good job of investigating, and then placing its finger upon individuals that are dangerous from the security standpoint and the State Department discharging a few and retaining the rest. Just so there can be no future doubt or mistake about these figures, let me repeat the figure 205 was used in connection with the Secretary of State's letter to the effect that they were not discharged even though the security board labeled them as dangerous security risks.

As I have said previously, I do not know how many of those individuals are still in the State Department. How many of those names appear in the list I gave the Senate committee I do not know, but we can assume that it is that sizeable number.

The figure of 57 referred to what I called individuals who appeared to be either members of the party or certainly loyal thereto.

Since my Lincoln Day speaking tour, during which I made the statement that I had the names of 57 individuals who were either members of or at least loyal to the Communist Party, a great number of phrases have been interchangeably used, such as card-carrying Communist, fellow traveler, disloyal people, and bad-security risk. Which of those phrases is properly applicable to each of the cases I gave the committee, only complete and painstaking investigation will tell.

A new phrase, however, which might well apply to some of the most dangerous individuals in our State Department—that is, from the American point of view—is bad-policy risk.

By "bad-policy risk," I mean individuals who influence or shape official

United States policy, which forwards the interests of totalitarian communist half of the world at the expense of the free God-fearing half of the world. Whether the individual acts thus because of disloyalty or merely because of stupidity is sometimes relatively unimportant.

The question which I feel should concern the Senate and the country infinitely more than the question of whether any of the particular individuals named have actually paid their dues and carry a Communist Party card, is the question of whether or not—either because of design or for any other reason—they are actually devoted to the interests of this the Nation which has given them the high positions which they hold.

The more deeply I delve into this subject, the more I am convinced that two distinct but at the same time interlocking areas of operations are almost completely controlled and dominated by individuals who are more loyal to the ideals and designs of communism than to those of the free, God-fearing half of the world. I refer to the Far Eastern Division of the State Department and to the Voice of America.

Let me make it clear that in referring to those two divisions, I do not include all of the employees. I realize full well that of the thousands of employees in the State Department, all but a small percentage are honest and loyal Americans. But that small percentage can and has been doing almost untold damage. The State Department is the life-work of most of those employees. They have given to it years of service, unquestioned loyalty; and they have served it with great pride.

In the far-flung places of the world, those loyal men and women have spent their lives and exercised all their ingenuity to give to their department and their Government every possible bit of information and advice they consider useful.

Career employees of the State Department, by virtue of their long residence in every foreign country on the globe and their close association and, many times, friendship with citizens and officials of those countries, have had access to, and have reported on, every phase of economic and political affairs in the nations to which they are attached. Those are the real experts of the State Department.

It is a tragedy when we find the advice and experiences of such outstandingly able employees stored in a multitude of steel filing cabinets and disregarded, while the Department of State's closed corporation of untouchables call upon pro-Communist idealists, crackpots, and, to put it mildly, bad security risks to advise them on American diplomatic policy.

Two weeks ago I presented to the foreign relations subcommittee some documentation on a Mr. Owen Lattimore. I referred to Mr. Lattimore at that time as a bad security risk. That was at the public hearing. I should have also referred to him by the additional and more appropriate designation of "bad policy risk."

Subsequently, in executive session, I told the subcommittee that I thought

this man was one of the top Communist agents in this country. Today, I intend to give the Senate some documentation to show that he is a Soviet agent and also that he either is, or at least has been, a member of the Communist Party.

I realize that this is an extremely shocking statement.

The State Department publicly labels this man as its outstanding authority in the Far East. He is also, and I believe rightly so, described as the architect of our far-eastern policy. Therefore, a charge that this man is an agent of Russia and a member of the Communist Party is one that can be made only after the most deep and painstakingly thorough study. If lightly made without adequate proof, it would be irresponsible to a most alarming degree. On the other hand, anyone in the important and responsible position of a Senator who had such information and failed to make it known to the public would be guilty of worse than treason.

Some time ago I worked on the so-called 5-percenter investigation, where I had the honor of serving with the most able Democratic chairman, the Senator from North Carolina [Mr. Hoxby], as well as with other members, both Democrats and Republicans, who in my opinion operated in a completely nonpolitical manner. Since that time, certain loyal and disturbed Government employees apparently have felt it their duty to give to me information in regard to individuals and activities which they consider dangerous to this Republic of ours.

The increasing pile of evidence which I have accumulated since that time in regard to individuals holding high positions in our Government—and with apparently not even the remotest sense of loyalty or responsibility to this Nation—has created in me a deep and disturbing fear as to the final result of their activities.

Let us take the case of Owen Lattimore, for example. When his activities first were brought to my attention, the first reaction was, "Why not take this to the President or the Department of Justice?" However, I then recalled two rather famous cases. First, the Hiss case, in which even after a complete exposition of his treasonable acts by the House Un-American Activities Committee, the President shrugged it off with wisecracks, apparently honestly feeling that the only purpose of the committee in exposing traitors high in Government was to hamper him politically. That attitude, the Senate will recall, the President retained even after Hiss' indictment, when the President referred to this as a red herring. This, of course, could mean only one thing to me—namely, that taking a case of the same or even more serious nature to the President would result in the same red-herring treatment.

The next question which occurred to me was, of course, "Why not go to the Justice Department?" While we have a new Attorney General whom I personally like and respect, I could not help but remember that at the time of the Service case, we also had an apparently able Attorney General. It will be recalled that in that case the FBI, after months

of painstaking work by scores, or perhaps hundreds of agents, developed what J. Edgar Hoover, the head of the Department, publicly referred to as "a 100-percent airtight case" of espionage and treason.

J. Edgar Hoover, as everyone knows, is not known for overstating his case. I am sure we all agree that he is the ablest law-enforcement officer in this Nation and, I think, in the world. When he stated that after the tremendous amount of labor put into that case, it was a 100 percent airtight case of treason and espionage, I believe most of us would be willing to rely on his judgment on the case.

Strangely, however, after the arrest of six suspects in that case of treason, there was an unusual sequence of events, resulting in a most fantastic finale. The curtain was rung down when a young Department of Justice attorney disposed of Hoover's six 100-percent airtight cases of treason with a statement to the effect that he could cover all of the facts in that case in less than 5 minutes, and then proceeded to assure the court that there was not the slightest indication of disloyalty.

Obviously, with that treatment by the administration of the carefully investigated and developed case which the head of the FBI called a 100-percent-airtight case of treason, I felt that the Department of Justice was not the correct place to take what I consider an even more dangerous case.

The next question is, Where should it be taken? The answer, I think, is inescapable: to the 140,000,000 American people. That is where I have been taking it, and where I shall continue to take the cases of those whom I consider a danger and threat to this Republic.

When I commenced this work, I realized the fact that the odds were greatly against bringing it to the successful conclusion of cleaning out that small but dominant percentage of disloyal, twisted, and, in some cases, perverted thinkers who were rendering futile the Herculean efforts of the vast number of loyal Americans in the State Department who have been even more deeply disturbed than I have been at the way the world is being rapidly delivered to communism.

In discussing this matter with some of my friends before launching upon this project, they pointed out to me the apparent futility of the task, and that the road has been strewn with the political corpses of those who have dared to attempt an exposure of the type of individuals whom I intend to discuss today.

They pointed out to me the obvious fact that those in this Nation who are part of a Communist world-wide conspiracy would stop at nothing in order to attempt to discredit and hamper any effort toward a long-needed housecleaning.

This has been amply proven over the years, and certainly to some additional extent over the past 4 or 5 weeks. In fact, the word has gone out that if only this investigation can be caused to fail, if in this case those who may exert efforts to make it succeed can be sufficiently smeared and discredited, then no one

will dare to probe into such devious and smelly passages until it will be too late.

However, over the past few weeks tens of thousands of disturbed American people have written urging that this housecleaning—perhaps I should say rodent-destroying—task be continued. This has given me even greater and renewed confidence in the good common sense and inherent decency of the 140,000,000 people who make up this Nation.

Many of those people have expressed a deep concern for fear that I may quit this fight. I want to assure them now that, in the words of John Paul Jones, "I have just begun to fight."

In connection with the Lattimore case, I have here several documents which might be of some interest. I also have the name of a witness which I am turning over to the Federal Bureau of Investigation. This witness has been used by the Justice Department as a Government witness in another matter. The Department has trusted his veracity and publicly indicated confidence in his truthfulness.

This man will testify substantially as follows:

That he has been a member of the Communist Party for a number of years; that he was high up in Communist circles; that his party work required that he know the members of the party so that he might distinguish between Communists who were subject to party discipline and the loyal fellow travelers over whom the party had no discipline.

He will testify that it was part of his job to have this information—not, Mr. President, as you understood, on every one of the 50,000, or 60,000, or 70,000 Communists in the United States, but on the important ones who were relied upon to do the important work for the party.

He will further testify that Owen Lattimore was known to him to be a member of the Communist Party, a member over whom they had disciplinary powers.

I have before me another document, the original of which is being given to the Federal Bureau of Investigation. I quote the pertinent parts from this affidavit:

I met and got to know Owen Lattimore in the spring of 1936 in Moscow when he and E. C. Carter were very obviously receiving instructions from the Soviet Government concerning the line which the Institute of Pacific Relations ought to follow. I would be willing to so testify if subpoenaed. However, I request that my name be not publicly used at this time, but you do have my permission at this time to quote what I have said and give a copy of this to the Federal Bureau of Investigation.

I have another statement which I had a great deal of difficulty getting. I had no difficulty obtaining the information from this man, but he was extremely reluctant to sign a statement, fearing that his job might be endangered if he did so. He also stated that he had been reading about how the committee was operating and seemed to feel that if he were subpoenaed and gave testimony which was damaging to anyone charged with communistic activities or of being bad security risks, and so forth, he would be given too rough a time by the committee. We tried to reassure him as much as possible and finally obtained

this statement. He gave his consent to his name and this statement being given to the FBI. We had to promise him, however, that his name would not be given to the committee. We had to further promise him that in making known the contents of his affidavit it would not be done in such a fashion that he could be identified.

This affidavit ties Owen Lattimore in so closely with John S. Service and the Amerasia case that before giving the contents of the affidavit I feel it necessary to cover the facts in that case. I, therefore, ask unanimous consent to have printed in the *Record* at this point the case of John S. Service as I presented it to the Foreign Relations Subcommittee.

THE PRESIDING OFFICER. Is there objection?

There being no objection, the case was ordered to be printed in the *Record*, as follows:

SERVICE

This case is that of John Stewart Service. This man is a foreign service officer of the Department of State and at the moment is in Calcutta, India, where he is helping determine the all-important policy of our Government toward India.

The name of John Stewart Service is not new to the men in the Government who must pass on a governmental employee's fitness as a security risk.

When Mr. Peurifoy testified before the Senate Appropriations Committee he said that Service had been cleared four different times.

It is my understanding that the number has now risen to five and I earnestly request that this committee ascertain immediately if Service was not considered as a bad security risk by the Loyalty Appeal Board of the Civil Service Commission, in a post audit decision, handed down on March 3 of this year.

I understand that this Board returned the file of Mr. Service to the State Department with the report that they did not feel that they could give him clearance and requested that a new board be appointed for the consideration of this case.

To indicate to the committee the importance of this man's position as a security risk to the Government, I think it should be noted that he is one of the dozen top policy makers in the entire Department of State on far-eastern policy.

He is one of the small, potent group of untouchables who year after year formulate and carry out the plans for the Department of State and its dealings with foreign nations; particularly those in the Far East.

The Communist affiliations of Service are well known.

His background is crystal clear.

He was a friend and associate of Frederick Vanderbilt Field, the Communist chairman of the editorial board of the infamous *Amerasia*.

Half of the editorial board of this magazine were pro-Communist members of the State Department and the committee is in possession of these names.

On June 6, 1945, the Federal Bureau of Investigation, after an exceedingly painstaking and careful investigation covering months, arrested Philip J. Jaffe, Kate Louise Mitchell, editor and coeditor of *Amerasia*; Andrew Roth, a lieutenant in the United States Naval Reserve stationed in Washington; Emanuel Sigurd Larsen and John Stewart Service, who were employees of the State Department (this is the same John S. Service to whom I have just referred and who is presently representing the State Department in Calcutta, India); Mark Julius Gayn, a magazine writer of New York City, who is about to leave for Russia. They were arrested on charges of espionage in

connection with the theft of the following Government records: 360 classified documents from the State Department, including some top secret and confidential classifications; 163 prepared by ONI; 42 prepared by MID; 58 prepared by OWI; 9 from the files of the War Department.

Some of the important documents picked up by the FBI at the time of the arrest were as follows:

First. One document marked secret and obviously originating in the Navy Department dealt with the schedule and targets for the bombing of Japan. This particular document was known to be in the possession of Philip Jaffe, one of the defendants, during the early spring of 1945 and before the program had been effected. That information in the hands of our enemies could have cost us many precious American lives.

Second. Another document, also marked top secret and likewise originating in the Navy Department, dealt with the disposition of the Japanese fleet subsequent to the major naval battle of October 1944 and gave the location and class of each Japanese warship. What conceivable reason or excuse could there be for these people, or anyone else without authority to have that information in their possession and at the same time claim freedom of the press? That was the excuse they offered. They stole this document for no good purpose.

Third. Another document stolen from the Office of Postal and Telegraph Censorship was a secret report on the Far East and so stamped as to leave no doubt in anybody's mind that the mere possession of it by an unauthorized person was a clear violation of the Espionage Act. This was not an antiquated paper but of current and vital interest to our Government and the Nation's welfare.

Fourth. Another document stolen was from the Office of Military Intelligence and consisted of 22 pages containing information obtained from Japanese prisoners of war.

Fifth. Another stolen document, particularly illuminating and of present great importance to our policy in China, was a lengthy detailed report showing complete disposition of the units in the army of Chiang Kai-shek, where located, how placed, under whose command, naming the units, division by division, and showing their military strength.

Many of the stolen documents bear an imprint which reads as follows:

"This document contains information affecting the national defense of the United States within the meaning of the Espionage Act, 50 United States Code 31-32, as amended. Its transmission or the revelation of its contents in any manner to an unauthorized person is prohibited by law."

Despite the very small circulation of 1,700 copies of this magazine it had a large photocopying department. According to Congressman Donzoro, who sponsored the resolution for the investigation of the grand jury, this department was working through the night, in the small hours of morning, and even on Sundays. It could reproduce the stolen documents—and undoubtedly did—and distribute them into channels to serve subversive purposes, even into clenched fists raised to destroy our Government.

In June 1944 *Amerasia* commenced attacks upon Joseph C. Grew, who had during his stay in the State Department rather vigorously opposed the clique which favored scuttling Chiang Kai-shek and allowing the Communist element in China to take over.

Larsen, one of the codefendants in this case, subsequently wrote a lengthy report on this matter. I would like to quote briefly from parts of that report:

Behind the now famous State Department espionage case, involving the arrest of six persons of whom I was one, an arrest which shocked the Nation on June 7, 1945, is the story of a highly organized campaign to switch American policy in the Far East from

its long vested course to the Soviet line. It is a story which has never been told before in full. Many sensational though little explained developments, such as the General Stilwell affair, the resignation of Under Secretary Joseph C. Grew and Ambassador Patrick Hurley and the emergence of a pro-Soviet bloc in the Far Eastern Division of the State Department, are interlaced with the case of the six, as the episode became known.

It is the mysterious whitewash of the chief actors of the espionage case which the Congress has directed the Hobbs committee to investigate. But from behind that whitewash there emerges the pattern of a major operation performed upon Uncle Sam without his being conscious of it. That operation vitally affects our main ramparts in the Pacific. In consequence of this operation General Marshall was sent on a foredoomed mission to China designed to promote Soviet expansion on our Asiatic frontier. It was a mission which could not but come to grief and which may yet bring untold sorrow to the American people.

How did it happen that the United States began to turn in 1944 upon its loyal ally, the Chiang Kai-shek Government, which had for 7 years fought Japan, and to assume the sponsorship of the rebel Communist regime which collaborated with the Japanese during the period of the Stalin-Hitler Pact? How did it come to pass that Washington since 1944 has been seeking to foist Communist members upon the sole recognized and legitimate government of China, a maneuver equivalent to an attempt by a powerful China to introduce Earl Browder and William Z. Foster into key positions in the United States Government? How did it transpire that our top-ranking military leader, General Marshall, should have promoted an agreement in China under which American officers would be training and equipping rebel Chinese Communist units at the very time when they were ambushing our marines and when Communists the world over were waging a war of nerves upon the United States?

Whose was the hand which forced the sensational resignation of Under Secretary of State Joseph C. Grew and his replacement by Dean Acheson? And was the same hand responsible for driving Ambassador Patrick Hurley into a blind alley and retirement?

In describing the arrest, Larsen had this to say about his arrival at the office of the United States Commissioner:

"There I found myself sitting next to John Stewart Service, a leading figure in the pro-Soviet group in the China Section of the State Department, and to Lt. Andrew Roth, liaison officer between the Office of Naval Intelligence and the State Department, whom I also knew as an adherent of pro-Soviet policies. Both of them were arrested separately the same night in Washington."

Larsen then goes on to describe John Stewart Service, John P. Davies, Jr., and John Carter Vincent as the pro-Soviet group in the China section whose views were reflected by *Amerasia* and whose members were in close touch with Jaffe and Roth. In connection with this, it will be remembered that John Service, as Stilwell's political adviser, accompanied a highly secret military commission to Yenan. Upon the return of this mission, you will recall that Stilwell demanded that Chiang Kai-shek allow him to equip and arm some 300,000 Communists. Chiang Kai-shek objected on the grounds that this was part of a Soviet plot to build up the rebel forces to the extent that they would control China. Chiang Kai-shek promptly requested the recall of Stilwell and President Roosevelt relieved Stilwell of his command. It was at this time that Service submitted his Report No. 40 to the State Department, which, according to Hurley, was a plan for the removal of support from the

Chiang Kai-shek Government with the end result that the Communists would take over.

The espionage cases apparently had their origin when a British intelligence unit called attention to material being published in Amerasia which was embarrassing its investigations.

Preliminary investigations conducted at that time by OSS disclosed classified State Department material in the possession of Jaffe and Mitchell. The FBI then took over and reported that in the course of its quest it was found that John Stewart Service was in communication from China with Jaffe. The substance of some of Service's confidential messages to the State Department reached the offices of Amerasia in New York before they arrived in Washington. One of the papers found in Jaffe's possession was Document No. 58, one of Service's secret reports entitled: "Generalissimo Chiang Kai-shek—Decline of His Prestige and Criticism of Opposition to His Leadership."

In the course of the FBI investigation Amerasia was revealed as the center of a group of active and enthusiastic Communists or fellow-travelers. To give you a better picture of Amerasia, it perhaps should be mentioned here that Owen Lattimore was formerly an editor of Amerasia, and Frederick Vanderbilt Field, a writer for the *Daily Worker*, was the magazine head. Mr. Jaffe incidentally was naturalized in 1923 and served as a contributing editor of the *Defender*, a monthly magazine of International Labor Defense, a Communist organization, in 1933. From 1934 to 1936 he had been a member of the editorial board of *China Today*, which was a publication of the pro-Soviet American Friends of the Chinese People. At that time he operated under the alias of J. W. Phillips. Under the name of J. W. Phillips, he presided in 1935 over a banquet at which Earl Browder was a speaker. He also lectured at the Jefferson School of Social Science, an avowed Communist Party institution. He was also a member of the board of directors of the National Council of American Soviet Friendship. The *New York Times*, subsequent to his arrest, referred to him as an active supporter of pro-Communist and pro-Soviet movements for a number of years.

According to an article in *Plain Talk* magazine Jaffe has been a liberal contributor to pro-Soviet causes and that on one occasion he reserved two tables at a hotel banquet held to launch a pro-Communist China front in the name of "The fifth floor, 35 East Twelfth Street," which happens to be the national headquarters of the Communist Party.

I realize that this history of Jaffe's activities is unnecessary for most of the Members of this investigating body, but I feel that the record should be complete so that anyone who reads it will understand the background of the individual to whom his four codefendants had been delivering secret State and War Department material. His coeditor, Miss Mitchell, gave a party for John S. Service when he returned from China. Service had previously attended a special press conference held by the Institute of Pacific Relations, in which he supported the position of the Chinese Communists.

Larsen had this to say about his codefendants:

"I knew Jaffe and his group as the editor of a magazine which had almost semi-official standing among the left wingers in the State Department."

The night Kate Mitchell was arrested, she had in her possession, according to Congressman DONDERO, a highly confidential document entitled: "Plan of Battle Operations for Soldiers," a paper of such importance that Army officers were subject to court martial if they lost their copies.

Congressman FRANK FELLOWS, a member of the Committee on the Judiciary which investigated the grand jury which failed to indict Service, wrote a minority report in which he stated:

"The author of the resolution under which this committee assumed jurisdiction stated upon the floor of the House, 'The President authorized the arrest to be made and the arrests were forbidden by the State Department.'"

Under Secretary Joseph C. Grew very urgently insisted upon a prosecution of the six individuals who were picked up by the FBI on charges of conspiracy to commit espionage. He thereupon immediately became a target in a campaign of vilification as the culprit in the case rather than the six who had been picked up by the FBI.

Lieutenant Roth wrote a series of articles for a New York paper and published a book in which he vigorously attacked Grew for his opposition to the Communist sympathizers in the State Department insofar as the far-eastern policy was concerned.

Under Secretary Grew, after a lifetime in the diplomatic service, resigned and President Truman announced that Dean Acheson would take over the post of Under Secretary of State. * * *

"During my conference with Mr. Jaffe in October," Larsen said, "he dropped a remark which one could never forget, 'Well, we've suffered a lot,' he said, 'but, anyhow, we got Grew out!'"

In regard to the legal handling of this case, the following is found in *Plain Talk* in an article by Larsen:

"While public attention was largely focused upon extraneous issues, the espionage case itself was following a special course behind the scenes. It appeared that Kate Mitchell had an influential uncle in Buffalo, a reputable attorney by the name of James M. Mitchell, former president of the New York State bar association. Mr. Mitchell was a member of a very influential law firm in Buffalo—Kenefick, Cooke, Mitchell, Bass & Letchworth. The New York City correspondents of that law firm include the most redoubtable Col. Joseph M. Hartfield, extremely well known and extremely influential in Government circles in Washington. Colonel Hartfield, who is regarded by some as one of the most powerful political lawyers in the country, made at least four trips to Washington where he called on top officials of the Department of Justice in the matter."

In that connection I would like to quote again from Congressman DONDERO's talk on the House floor, in which he stated:

"I have heretofore charged and reiterate now that the court before whom these cases were brought was not fully informed of the facts. A summary of the court proceedings has been furnished to me, which shows no evidence or exhibit obtained by the Federal Bureau of Investigation presented to the court. Jaffe's counsel told the court that Jaffe had no intention of harming the Government, and United States Attorney Hitchcock told the court there was no element of disloyalty in connection with the case. If that is the fact, may I respectfully ask what purpose did these individuals have in mind in stealing these particular files?"

"Had this same thing happened in certain other governments, these people would undoubtedly have been summarily shot, without a trial. Let us not forget we were still at war with Germany and Japan when these files were stolen, and Jaffe, in whose possession they were found had been for more than 10 years a leader and heavy financial supporter of Communist propaganda causes, according to the FBI."

As I stated above, after the grand jury failed to indict Mitchell, Service, and Roth,

the House passed a resolution in which it directed the Committee on the Judiciary—

"To make a thorough investigation of all the circumstances with respect to the disposition of the charges of espionage and the possession of documents stolen from secret Government files which were made by the Federal Bureau of Investigation 'against Philip J. Jaffe, Kate L. Mitchell, John Stewart Service, Emmanuel Sigurd Larsen, Andrew Roth, and Mark Gayn,' and to report to the House (or to the Clerk of the House, if the House is not in session) as soon as practicable during the present Congress, the results of its investigation, together with such recommendations as it deems necessary."

This committee then confirmed a report of a theft of a vast number of documents from the State, War, and Navy Departments, which ranged in classification all the way from top secret to confidential. This committee report indicates that a number of the members of the grand jury voted for the indictment of Service and Mitchell on the espionage charges, but that the required number of 12 did not so vote.

It will be noted that the committee was not appointed for the purpose of passing upon the guilt or innocence of the espionage suspects, but was appointed for the purpose of investigating the way that the case was handled and to make recommendations. The committee did not in any way question the theft of the documents. However, it seemed to place a great deal of stress upon the fact that the documents might not be admissible in evidence because of the method of obtaining them.

For example, on page 5, the report states as follows:

"4. Many of the identifiable documents might have had their evidential value destroyed by reason of the possibility of the court's sustaining the defendants' motions attacking the warrants of arrest."

"VI. Judicial decisions require scrupulous care to see that searches and seizures are reasonable. While search and seizure on arrest may be made without a search warrant, yet this is not so unless the warrant of arrest issued after 'probable cause' of guilt had been established by legal evidence."

On page 6, the following statement is made:

"If the warrant for arrest was not issued on 'probable cause' substantiated by facts, the evidence disclosed as a result of the search and seizure incident to the arrest based on such a warrant would be subject to suppression and, therefore, not usable as evidence of the crime for which arrest was made."

While I have not seen any testimony of any of the grand jurors, and do not know where it is available, this would seem to indicate that the committee felt that the grand jury was disturbed, not so much by the question of guilt or innocence of the defendants, but by the question as to whether or not the guilt or innocence could be proven they apparently feel that much of the material would not be admissible because of the method of search and seizure. The following comment will be noted on page 7 of the committee report:

"Most of the items seized at Jaffe's office were typewritten copies. Some of such copies were proved to have been typed in one of the Government departments. It may be fairly inferred that the originals of such copies were never removed but that copies were made at the department or agency where the original reposed."

This makes it very clear that the committee felt making copies of secret documents and then delivering the copies to unauthorized persons placed the crime in a different class from the delivery of the originals. It is rather difficult to understand this reasoning in view of the fact that photostats or

copies of an important secret document would normally be of as much value to an enemy power as the originals. The committee further pointed out that additional reason for not finding the grand jury at fault is because any of the six can still be further prosecuted on the charge of espionage. The majority report makes some excellent recommendations, which the Secretary of State might well read. I especially call his attention to recommendations 1, 2, and 3, on page 9, which read as follows:

"1. That the head of every department and agency of our Government see to it that more—much more—care be exercised in personnel procurement. That all those considered for Government positions in every echelon be investigated so thoroughly as to insure that no one be employed unless absolute certainty has been attained that nothing in background, present attitude, or affiliations raises any reasonable doubt of loyalty and patriotic devotion to the United States of America.

"2. That the watchword and motivating principle of Government employment must be: 'None but the best. For the fewer, the better, unless above question.'

"3. That each and every present employee who fails to measure up to the highest standard should be discharged. No house divided against itself can stand."

One of the members of the six-man committee, Congressman Hancock, was prevented by illness from participating in the report. Two of the members of the committee wrote dissenting opinions, which meant that the decision to absolve the grand jury of responsibility was made by a 3-to-2 decision.

Congressman FELLOWS, in his dissenting opinion, made the following statement:

"Jaffe either took these documents himself or his confederates took them for him. And two of the documents found were 'top secret,' so marked and so designated. I can see no point in arguing that these papers may not have been of much value. The thieves thought they were. The Government agencies so adjudged them. And the facts show that the defendants could have had their choice of any documents they wished; they were given no protection so far as the State Department was concerned."

"This transaction, or rather a series of transactions involved, embraces the unlawful removal of 'top secret,' 'secret,' 'confidential,' and 'restricted' files from the Department of State, in our national Government. This is a very serious offense. In time of war, this is a most serious offense. When war is in progress, or even in time of peace, it is of little or no concern whether the files removed were 'originals' or 'copies,' the fact that information of either or any classification was removed from the secret files in the Department of State and was delivered to any individual, or group of individuals, who had no lawful right to receive the same, is the essence of the offense. When that very secret information was thus unlawfully revealed to others, no matter how the same was imparted to Mr. Jaffe, whether by an original, or by copy, or by any other method, the real damage has been done.

"There should not be any attempt made in the report to either minimize or acquit anyone from the magnitude of the act or acts committed. The report filed appears to be at least an attempt to either minimize or completely justify some of the unlawful acts which were undoubtedly committed.

"All those who participated in any way in the removal, or attempted removal, of these documents from the Department of State—or who copied such reports and thereafter delivered such copies to Mr. Jaffe, or to any other person, not lawfully entitled to receive the same, should be prosecuted, and all these participating, in any degree in the unlawful acts under investigation, should be immediately discharged from their positions

in our Government. The report should speak strongly and without any reservation upon that subject.

"The questions here involved are so grave and the offenses so great, that no effort should be made to protect or defend those who so offended, but the report should be made both firm and strong—to speak the truth—but to place the blame where the same rightfully belongs."

This is but a small portion of the pertinent background of service, but certainly, beyond doubt, it forever excludes this man as a security risk by whatever yardstick it is measured.

Again we have a known associate and collaborator with Communists and pro-Communists, a man high in the State Department consorting with admitted espionage agents, and I wish to say to this committee what I said on the floor of the Senate on February 20, 1950:

"When Chiang Kai-shek was fighting our war, the State Department had in China a young man named John S. Service. His task, obviously, was not to work for the communization of China. Strangely, however, he sent official reports back to the State Department urging that we torpedo our ally Chiang Kai-shek and stating, in effect, that communism was the best hope of China.

"Later this man—John Service—was picked up by the Federal Bureau of Investigation for turning over to the Communists secret State Department information. Strangely, however, he was never prosecuted. However, Joseph Grew, the Under Secretary of State, who insisted on his prosecution, was forced to resign. Two days after Grew's successor, Dean Acheson, took over as Under Secretary of State, this man—John Service—who had been picked up by the FBI and who had previously urged that communism was the best hope of China, was not only reinstated in the State Department but promoted. And finally, under Acheson, placed in charge of all placements and promotions."

Mr. Chairman, today this man, John S. Service, is a ranking officer in the policymaking group of "untouchables" on duty in Calcutta, India, one of the most strategically important listening posts in the world today and since the fall of China the most important new front of the cold war.

Five times this man has been investigated as to his loyalty and his acceptance as a security risk to the Nation.

What possible reason could there have been for even a second investigation of his record.

He was not an acceptable security risk under Mr. Acheson's "yardstick of loyalty" the day he entered the Government.

He is not a sound security risk today.

Mr. McCARTHY. In this connection, let me remind the Senate that the material involved in this case, the stolen documents, included the following Government records: 360 classified documents from the State Department, including some top secrets and confidential classification; 163 prepared by ONI, the Office of Naval Intelligence; 42 prepared by MID; 58 prepared by OWI; 9 from the files of the War Department.

It will be recalled that J. Edgar Hoover at the time said this was a "100 percent airtight case against Service, Roth, and their co-defendants." Now here is the affidavit. This affidavit is to the effect that the night before John S. Service, Lt. Andrew Roth and four codefendants in the Amerasia case were arrested, this man was at the home of Owen Lattimore.

He states that he was introduced to John S. Service and Lt. Andrew Roth. He states further that Roth, Lattimore, and Service spent a great deal of time

by themselves, discussing certain papers or manuscript. He states that their actions seemed strange at the time, and that at that time Lattimore stated that they were going over a manuscript. He states further that he went into another room in the house on a personal matter and that Roth followed him in and grabbed his—that is, Roth's—brief case, which most likely contained the documents or manuscript.

Then I have another statement gotten under almost the same circumstances, which is being turned over to the Bureau. Again there was great reluctance to sign the paper. In it substantially the same facts are set forth, except this man did not see Roth rush in to grab his brief case. He stated, however, that when he later asked Lattimore for an explanation, Lattimore stated that they had been declassifying secret documents in favor of some friends; that Lattimore further stated that this was a common Washington practice; that Lattimore further stated that Roth and Service were arrested because of a feud they had with some people in Washington. It must have been a rather serious feud with the FBI, I assume.

I have before me the photostat of another document. A copy of this photostat is also being forwarded to the FBI. This is a rather unusual document for a number of reasons. In order that the significance of this document can be fully understood, I beg the indulgence of the Senate while I briefly recite some history which is known to most of the Senators—the history of the official Communist Party line insofar as Chiang Kai-shek was concerned.

From 1931, when Japan seized Manchuria, until 1935, the Communist Party line was anti-Chiang. He was denounced repeatedly as a tool of Japan during that period of time.

In 1935 at the world Communist meeting in Moscow—I believe that was the seventh meeting of the Comintern—the so-called united front, or Trojan-horse policy, was adopted—a policy calling for the Communists to combine with the governments in power and to get into strategic positions so that Moscow could control, or at least exert influence on, the governments in question. At this time, in 1935, as the Senate will recall, Chiang Kai-shek made an agreement with the Chinese Communists.

From 1935 to 1939 the Communist line was pro-Chiang Kai-shek.

In 1939, after the signing of the Hitler-Stalin Pact and the Stalin-Matsouka Pact, the Communist Party line again became anti-Chiang Kai-shek.

As the Senate will recall, this continued until June 22, 1941, the day Hitler invaded Russia, at which time the Communist Party line again switched and was pro-Chiang Kai-shek.

This continued until 1943. The Senate will recall the Russian victory at Stalingrad in the early spring of 1943, and the reversal in the course of the war at that point, which up until then had been going rather badly against Russia. The Communist Party line again definitely became anti-Chiang Kai-shek.

If any particular day could be said to be the day when the party line changed,

which cannot be tied down to a day, but, if it were possible to fix the day, it would probably be April 26, 1943—the day Stalin broke relations with the exiled government of Poland, which at that time had armed forces fighting with us in Italy. Undoubtedly, history will some day record that April 26, 1943, marked the beginning of World War III—the time Russia decided she was no longer in danger from Hitler and could pick up her temporarily postponed plans for world domination.

I mention this brief history of the shifting official Communist Party line toward Chiang because it is important to understand, and it should be kept in mind in order to grasp the full importance of this document.

This is a letter—there is nothing like a good filing system—dated June 15, 1943, which is when the line had again swung to anti-Chiang Kai-shek. This is a letter from Owen Lattimore, director of Pacific Operations, OWI. The odd thing is that he is writing to his boss in the Government service, telling the story to him, not writing to someone who is working for him.

The first paragraph reads as follows:

In your capacity as a member of our Personnel Security Committee there are certain things which you ought to know about Chinese personnel. It is a delicate matter for me to tell you about these things because of my recent official connection with Generalissimo Chiang Kai-shek. For that reason I am marking this communication secret.

The reason for marking this document secret becomes abundantly clear as you read through it. In it he directs the recipient of the letter to get rid of all the Chinese in OWI who were loyal to either the Nationalist Government or Wang Ching-wei, who, as the Senate will recall, was the Japanese puppet in China.

He then issues instructions that the personnel be recruited from the shareholders of the New China Daily News, a Chinese Communist paper in New York.

In the letter he condemns the other Chinese papers. He also points out that the Nationalist and Wang Ching-wei group are engaged in handing out carefully colored news and doctored editorial policies and are intensely jealous of and hostile to the New China Daily News which, so to speak, flaunts its sins by being so readable that the Chinese public in America buys it for its own sake.

He even admits that it would be rash to say that there are no Communists connected with the New China Daily News.

He then shrugs this off, however, by saying that these Communists are not "tied to the chariot wheels of Moscow."

Incidentally, at that time the only other New China Daily News was published in the Communist headquarters of Yen-an. However, since the Communists have taken over China, there is, as far as I know, at least one New China Daily News in each of the larger Chinese cities which the Communists occupied.

Do Senators get the picture? At that time there was in New York a New China Daily News. There was also one in

Yen-an, Communist headquarters, and as the Communists took over China they established a new Chinese Daily News in each of the major cities of China.

Mr. ANDERSON. Mr. President, will the Senator yield?

Mr. McCARTHY. I yield.

Mr. ANDERSON. Did the Senator mention the name of Lattimore's boss?

Mr. McCARTHY. No; I did not. I would rather not mention it. I should be glad to let the Senator see the letter, if he wants to see it. I shall tell the Senator why I would rather not mention the name. I do not have any documented material on this particular individual, except that he is mentioned in another affidavit which I shall cite. He is not now employed by the Government. I do not have enough information to decide whether or not he is a loyal American at this time.

Mr. ANDERSON. Is it not true that if Lattimore was working for someone in the Government at that time, it could be found out?

Mr. McCARTHY. The letter is addressed to Mr. Joseph Barnes, Office of War Information, New York, N. Y.

Mr. TOBEY. Mr. President, will the Senator yield?

Mr. McCARTHY. I yield.

Mr. TOBEY. Would not the regular thing be to insert the entire letter in the Record?

Mr. McCARTHY. If the Senator will allow me to proceed as I think I should, I would rather do it in that way. If the Senator from New Hampshire, or any of the other Senators, cares to read the entire letter, I shall be glad to let them do so.

Mr. TOBEY. Is it the Senator's intention to place the entire letter in the Record?

Mr. McCARTHY. No; it is not.

Mr. TOBEY. I suggest that that be done. The quotation from it is taken out of context.

Mr. McCARTHY. I shall refuse the Senator's request at this time. The letter is marked "secret," and it is my present intention not to put any secret documents into the Record, even though I think they might well be declassified in view of the fact that the purpose of marking it secret was, very obviously, so that the people would not know that Mr. Lattimore was saying, "Fire from the OWI any man who is loyal to Chiang, and hire individuals who are loyal to the Communist government."

Mr. TOBEY. Mr. President, will the Senator yield further?

Mr. McCARTHY. I yield.

Mr. TOBEY. If the letter is marked "secret," I suppose that applies in toto. If the Senator is reading excerpts from the letter, is he not violating his own principle, when the whole letter is marked "secret"?

Mr. McCARTHY. This will become abundantly clear as I proceed. Some of the affidavits in regard to certain individuals cover unusual personal habits, which I feel I should not attempt to make public on the Senate floor to the Nation. I do not intend to read those. I intend to read into the Record portions of the affidavits which I think are proper; and regardless of whether any Senator may

disagree with me, that is the procedure which I intend to follow. The entire document is being made available to the FBI. I respect the Senator's thought, but I have been living with this problem a long time, and intend to develop each case as I think wise, regardless of whether some other Senator may disagree with me.

Mr. TOBEY. My only thought was that it is wholly inconsistent to take a paper marked secret and pick out certain things without placing the letter in the Record in toto.

Mr. LEHMAN. Mr. President, will the Senator yield?

Mr. McCARTHY. Let me finish the contents of the letter, first. He then goes on to authorize the retention of a Dr. Chi and Mr. Chew Hong. He points out that Chi is loyal to him, Lattimore, and that Chew Hong is loyal to Chi. He then goes on to state that as long as Dr. Chi remains loyal to him—Lattimore—there will be no difficulty with either Chew Hong or Chi.

Perhaps some background on Dr. Chi would be of interest to the Senate.

Before Dr. Chi came to America he was president of Shansi Law College and was also commissioner of education in the Shansi Province.

In America, prior to being in the OWI, Dr. Chi was the editor of the Chinese Daily News in New York, the Chinese Communist daily. Dr. Chi is the father of Ch'ao-ting Chi who now awaits in China for passage to the United States as the official representative of the Chinese Communist government to the United Nations. Ch'ao-ting Chi, in the publication *Pacific Affairs*, for December 1934, writes an article for his good friend, the editor, Owen Lattimore.

Thus we have the picture of Lattimore using his high office in the OWI to shape the Communist line for China through a Chinese Communist whose son now awaits being seated as a representative of the Chinese Communists in the United Nations; and it is important to point out that Lattimore's maneuver was based upon fraud and misrepresentation in his intended deception of his superior. We have here an excellent example of the far-flung Communist discipline so much insisted upon by Lenin.

In closing the letter he also urges the necessity for exercising pronounced agnosticism when any of our Chinese personnel are attacked—meaning, of course, after they have first gotten rid of those who are loyal to the Nationalists and Wang Ching-wei.

In the last paragraph he again urges the strictest confidence in acting on this letter.

The Senate will recall the date of this letter—June 15, 1943—a time when Chiang Kai-shek was our very badly needed ally in the Pacific; a time when the war was not going too well with us; a time when officially we were committed to all-out cooperation with Chiang Kai-shek. It was at this time that Lattimore sends this highly secret letter in which he twice urges the strictest secrecy be followed in getting rid of any Chinese who are loyal to our ally, Chiang Kai-shek, and the recruiting of personnel

solely from the shareholders of the Communist New China Daily News.

I shall be glad now to yield to the junior Senator from New York.

Mr. LEHMAN. May the junior Senator from New York ask the Senator from Wisconsin whether he has made available to the subcommittee of the Committee on Foreign Relations of the Senate the information and the facts contained in his charges, a part of which, and only a part of which, is submitted here today?

Mr. McCARTHY. The answer is "No".

Mr. LEHMAN. May I ask the Senator from Wisconsin why the answer is "No?" When a committee has been set up by the Senate, of which the Senator of course is a distinguished Member, to investigate charges, why he should be unwilling to submit his facts to the committee created for the sole purpose of investigating these charges? It seems to me that is the place to which charges should be referred for investigation if the charges are made in good faith, rather than to submit in this Chamber certain so-called evidence, selected to suit the purpose of the distinguished Senator, in order to provide a spectacle and a sensation for the press and the galleries. In the way the Senator from Wisconsin has chosen an accused man has no chance to answer. But in the special committee created by the Senate, the greatest legislative and deliberative body in the world, an accused person can make his reply. I should like to have an explanation of this from the distinguished Senator from Wisconsin.

Mr. McCARTHY. The Senator says that a man does not have a chance. There were men in China who did not have a chance because of traitorous acts of certain individuals. Some people shed crocodile tears for the suffering to which the families of traitorous individuals are bound to be subjected. They forget entirely about the families of 400,000,000 people who have been sold into slavery by these same persons who are traitors to this Nation and to 400,000,000 people who thought they could depend upon us, a great and good ally. I shall proceed, regardless of what the Senator from New York thinks or says, to develop these facts in detail before the American people.

I do not intend to discuss the activities of the subcommittee. I have told the subcommittee exactly where they can get the material necessary, and I hope the subcommittee will proceed with their staff, with the money which we gave them, to do the task which I have been trying to do with no staff whatsoever except my own.

Mr. LEHMAN. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield.

Mr. LEHMAN. The Senator says he is developing his case before the American people. I would have no objection to that if he would do more than make unsubstantiated charges.

Mr. McCARTHY. It makes no difference if the Senator has objection.

Mr. LEHMAN. When charges are made against the loyalty of a man he should be given an opportunity to answer those charges in the same forum in

which the charges are made. I should like to ask the distinguished Senator why he is so delicate in refusing to yield to the request of the distinguished Senator from New Hampshire [Mr. TOBEY] to give the full text of the information, when the Senator from Wisconsin has no hesitation whatsoever in coming before this body and before the American people and attempting to damn and blacken the reputation of many people who may be innocent.

Mr. McCARTHY. If the Senator would like to know why some of these documents are not being made available to the press, if he will step over here I will show him part of a document which will make very clear to him why it would be completely unfair to make them available. Does the Senator care to step over? [Laughter.]

Mr. LEHMAN. I am delighted to.

The PRESIDING OFFICER. There will be order in the Senate. The Chair admonishes the occupants of the galleries that they are guests of the Senate, and are not permitted to indulge in demonstrations of approval or disapproval.

(Mr. LEHMAN thereupon crossed the Chamber and approached Mr. McCARTHY's desk.)

Mr. LEHMAN. May I see the letter?

Mr. McCARTHY. The Senator may step to my desk and read the letter.

Mr. LEHMAN. I should like to see it. The Senator invited me to come over to read the letter. I am here to read the letter. Will the Senator from Wisconsin let me see the letter?

Mr. McCARTHY. Does the Senator wish to come close enough to read it?

Mr. LEHMAN. I think I would like to read the letter in my own way.

Mr. McCARTHY. Will the Senator come here and see it?

Mr. LEHMAN. I would like to read it in my own way.

Mr. McCARTHY. Will the Senator sit down?

Mr. LEHMAN. May I say, Mr. President—

Mr. McCARTHY. I do not yield further at this time.

The PRESIDING OFFICER. The Senator from Wisconsin declines to yield further.

Mr. McMAHON. Mr. President, will the Senator yield?

Mr. McCARTHY. Certainly. I shall be glad to yield at any time, assuming that I have unanimous consent to allow these speeches to be made, rather than questions being asked, without losing the floor.

Mr. McMAHON. In his colloquy with the Senator from New York, the Senator from Wisconsin stated that he intended to discuss in full detail, and in the way he saw fit, the activity of all the traitorous individuals. I should like to ask the Senator from Wisconsin if he includes in that classification Judge Kenyon, Philip Jessup, Mr. Hanson, or Mrs. Brunauer.

Mr. McCARTHY. I shall spend considerable time today on Mr. Jessup, and I hope the Senator will remain in the Chamber. I think the American people will wonder why the Senator from Connecticut did not go into the matters in detail when Mr. Jessup appeared before

the committee. I do not wish to be put in the position of getting into a personal argument on the matter in the Senate, because I do not believe this is the proper forum for it, nevertheless I was very much disappointed when I asked of the committee the right to cross-examine Mr. Jessup when he appeared before it. I told the committee that there were certain facts which I could develop through Mr. Jessup. The committee did not even give me the courtesy of an answer to my request. The committee did not even properly examine Mr. Jessup. After Mr. Jessup had finished with his statement all I heard the Senator from Connecticut say was, "I am very happy that you are a constituent of mine."

I might say that when Mr. Hiss had finished his formal presentation—a formal presentation much more colorful and much more appealing than Mr. Jessup's—before the House Un-American Activities Committee, if that committee had followed the same line which the Senator from Connecticut followed in regard to Mr. Jessup, Mr. Hiss undoubtedly still would be determining foreign policy in the State Department.

The Senator from Connecticut asked me another question. He asked me whether or not I intended to include Judge Kenyon in this discussion today. The Senator knows full well why the Kenyon case was presented. The Kenyon case was presented as the first in a sequence of cases. As I said at the time, it was presented, not because Judge Kenyon herself was important, but I knew that as we went through the various cases we would time and time again hear the statement, "Well, he has been cleared by the Loyalty Board." Therefore, I took a typical case to show just what being "cleared by the Loyalty Board" meant. Unfortunately, it happened to be the case of a lady. I took a typical case in order to show just what it meant to be cleared by the Loyalty Board. It was a case in which the board had documentation with respect to 28 organizations which had been declared to be Communist-front organizations. They had not been declared to be Communist-front organizations by McCARTHY, but they had been declared to be Communist-front organizations by the Attorney General, the House Un-American Activities Committee, the California Committee, the Coudert committee. I presented her case to the committee to show that 28 organizations, according to our exhibits, showed her name, and showed that she was a sponsor of the organizations. The committee did not even go through the motions of calling her and asking her, "Judge, why did you join? Were you a dope, or did you join purposely?" That was the importance of the Kenyon case. The Senator knows that. The Senator knows also that I have never accused Judge Kenyon of being a traitor. Whether she joined these organizations, as she said, because she may have been—I do not recall her testimony—I think she said she joined without knowing it, or without knowing something about them. I do not know what she said. However, so far as the Loyalty Board is concerned,

if it did not know why she joined those organizations, it certainly should have found out before giving her a clean bill of health, especially in view of the fact that the Secretary of State had said that membership in even one of those organizations—not 23, but 1—was evidence that an individual was a bad security risk.

Mr. McMAHON. Mr. President, will the Senator yield further?

Mr. McCARTHY. I am glad to yield.

Mr. McMAHON. Will the Senator now answer my question whether he regards Miss Kenyon, Mr. Jessup, Mr. Hanson, or Mrs. Brunauer as traitors to the United States?

Mr. McCARTHY. If the Senator will remain on the floor—and I hope he will remain—he will hear in some detail exactly what I have to say about Jessup. Then the Senator may decide for himself whether Mr. Jessup is merely a stooge, who does not know what he is doing, or whether he has planned what he has done. I intend to come to that next. I do not intend to discuss the Jessup case until I reach it. I shall get to it before the Senate adjourns tonight. So, if the Senator will wait, I shall get to that case.

I intend to discuss the Hanson case. I intend to point out the work Lattimore is doing in connection with Hanson's work. When I have finished, if the Senator has any doubt in his mind as to the facts in these cases, I shall be very glad to have him question me. However, I shall not discuss the Jessup case until I get to it. We have some extremely interesting documents in the Jessup case. Mr. Jessup will have some difficulty explaining some of them.

Mr. McMAHON. Will the Senator yield?

Mr. McCARTHY. I yield.

Mr. McMAHON. As I understand, the Senator does not wish to state at this time his opinion as to whether or not Mr. Jessup is a traitor. With respect to Judge Kenyon, Mr. Hanson, or Mrs. Brunauer, does he care to give a direct answer to the question whether or not they are traitors within the classification which was referred to in the Senator's colloquy with the Senator from New York?

Mr. McCARTHY. If I were in a position to ask a question of the Senator from Connecticut, I would ask him whether he considers Mr. Lattimore a traitor.

Mr. McMAHON. Is that the Senator's answer to my question?

Mr. McCARTHY. The Senator will hear what I have to say about each of these individuals, if he will be patient and sit down.

Mr. McMAHON. I thank the Senator.

Mr. CHAVEZ. Mr. President, will the Senator yield?

Mr. McCARTHY. I yield.

Mr. CHAVEZ. If everything which the Senator from Wisconsin has stated about the persons regarding whom the Senator from Connecticut has inquired is true, and if everything he has stated proves interesting to the Senate and to the audience, can the Senator from Wisconsin tell us of what crime the persons are guilty under American law.

Mr. McCARTHY. Of what statutory crime?

Mr. CHAVEZ. Of what crime; yes. Of what crime are they guilty under American law?

Mr. McCARTHY. I shall let the Senate decide that question. I am merely giving the facts as to these individuals. I am not in the Attorney General's office. When I get through I think the Senate will have just as good an idea as I have as to what crime they are guilty of. I have some more documents which shed further light on that subject.

Mr. HUMPHREY. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield to the Senator from Minnesota.

Mr. HUMPHREY. I wonder whether the Senator from Wisconsin, prior to making his charges public with reference to the cases of Judge Kenyon, Mr. Hanson, Miss Brunauer, and Mr. Jessup, and now Mr. Lattimore, consulted with the Federal Bureau of Investigation, or divulged such information to them as he had in his possession.

Mr. McCARTHY. First let me say none of this information came from the FBI nor from any FBI agent. Let me further say to the Senator from Minnesota that if I had had any correspondence or any conversation with any members of the Federal Bureau of Investigation I do not feel called upon to give it to the Senator. Is that clear? The Federal Bureau of Investigation will have available every speck of evidence that I pick up. I do not flatter myself with the thought that I can do this more efficiently than the FBI. I think they have done an exceedingly fine job. I assume that practically all this evidence must also be in the files of the FBI.

The FBI has not gone over to the Justice Department and insisted upon his prosecution. Let me first say, whether they have done it or not I do not know. But I was brought up on a farm, and an old farmer said to me, "If a cat once drinks scalding water you have difficulty getting him to drink even cold water from then on." If the FBI starts developing a case on a man such as Lattimore, all one has to do is to look back and see what happened in a case such as that of Service, and one cannot be surprised at why they do not insist upon prosecuting Lattimore.

Let me say something about the Service case so the Senator can understand why perhaps the FBI has good reason to leave it to the Justice Department to decide when prosecution shall be started. The Government attorney in the Service case was a young man named Hitchcock. Hitchcock quickly disposed of this case, which the FBI had worked up over months of detailed investigation. The case was worked up by scores of FBI men. This man Hitchcock then got up before the court and said, "I can dispose of this case in less than 5 minutes. There are no indications of disloyalty here." In other words, he could take all of J. Edgar Hoover's work and say, "He has nothing."

Mr. HUMPHREY. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield.

Mr. HUMPHREY. I have this question. I gather from the Senator from Wisconsin that it is his opinion that the information he has now presented to the Senate was undoubtedly already in the files of the FBI, and therefore there was not any particular need for his immediate giving of that information to the FBI.

Mr. McCARTHY. I do not know whether it is there or not. I have a great deal of respect for the FBI. I sincerely hope and assume that they have done a much more competent job of investigating than I have. But on the assumption that they may not have all this information, every scrap of evidence I get is going directly to the FBI. When I say I assume they have it, I do not know. I hope they have it.

Mr. HUMPHREY. Let us assume that the Senator is correct, that the FBI has it. I have high regard for the Federal Bureau of Investigation. I share the high regard in which the Senator holds that agency. I have extremely high regard for the head of the Bureau, J. Edgar Hoover, and I share the high regard in which the Senator from Wisconsin holds him. I should like to ask the Senator if the FBI has the information, or if he assumes it has it because it possesses, as the Senator says in his own words, better investigators than he, would it not be a dereliction of duty on the part of the Director of the Federal Bureau of Investigation, who has taken an oath to uphold the Constitution and to defend it, and to uphold the law of the land, if he were not to reveal or identify a traitor, since we have laws pertaining to traitors? I should like to ask the Senator from Wisconsin if he will give us an answer as to whether or not he believes that the Director of the Federal Bureau of Investigation, Mr. J. Edgar Hoover, has been derelict in his responsibility in the sense that he has not prosecuted what the Senator from Wisconsin calls a top Communist agent, an agent of Russia, who is or has been a member of the Communist Party, thereby making him obviously a traitor?

Mr. McCARTHY. The Senator from Minnesota knows the answer to that question. He knows that the FBI has no power to prosecute. He knows that the only function the FBI has is to gather evidence. He knows that the only individual who can decide whether to prosecute is the Attorney General. He also knows very well that if the Attorney General desired to prosecute one of these men high up in the State Department he would have to obtain the President's consent. Do not load this onto J. Edgar Hoover.

Mr. HUMPHREY. Mr. President, will the Senator yield?

Mr. McCARTHY. Not till I have completed my answer. J. Edgar Hoover did a phenomenal job in the Service case, and if the Department of Justice had done an equally good job, Service would not be in the Far East trying to turn the whole business over to Russia. Do not try to hide behind the skirts of the FBI. They have done a phenomenal job. If J. Edgar Hoover had control over the Department of Justice so the cases he prepared would be presented, then we

would have a much cleaner Federal Government.

Mr. HUMPHREY. Mr. President, will the Senator yield for a final question?

Mr. McCARTHY. I am glad to yield.

Mr. HUMPHREY. Am I to understand it, then, the Senator from Wisconsin is saying that the distinguished, patriotic, and devoted American citizen, in the person of J. Edgar Hoover, the head of the FBI, is so anxious for his job that when a top Communist agent, a No. 1 traitor, is disclosed by the records of the FBI, the distinguished Director of the FBI would not resign and make public the information if the evidence is there to substantiate the charge? Does the Senator say that the Director of the FBI would protect the Attorney General and protect the President rather than the United States of America if he had the evidence to substantiate that a man is a traitor?

Mr. McCARTHY. The Senator knows that the Director of the FBI has one job and that is to develop information, develop the case, and make it available to the Attorney General. There is no doubt whatsoever in the mind of the Senator from Minnesota as to that. Mr. Hoover is one of the few men left who are fighting energetically against communism, and there is nothing the Communists would like better than to get J. Edgar Hoover out of his job. I certainly hope the Senator from Minnesota is not urging that he resign. [Laughter in the galleries.] I think that if J. Edgar Hoover were to resign it would be a major catastrophe. So do not ask me those things, Senator. [Laughter in the galleries.]

Mr. HUMPHREY. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield.

Mr. HUMPHREY. Of course, the Senator from Wisconsin did not mean to tell the distinguished Members of the Senate that the junior Senator from Minnesota is suggesting that the patriotic, loyal public servant, J. Edgar Hoover, resign. What the Senator from Wisconsin is trying to do at the moment is to interpret the remarks made by the junior Senator from Minnesota. I should like to ask the Senator from Wisconsin, since he has seen fit to make this public declaration because of his loyalty to the Republic, which loyalty no one can question, whether he believes that J. Edgar Hoover would be less loyal if he had in his records the same information as to an outstanding public enemy, Soviet top-Communist agent. I remind the Senator that he assumes the FBI has the records and as he says better investigators than he is. In other words, does the Senator from Wisconsin feel that the Director of the Federal Bureau of Investigation would be so lacking in intestinal fortitude and patriotic devotion to public duty that he would not resign if he knew that the records of the FBI disclosed a top Soviet agent in the State Department who could not be prosecuted? Am I to assume by the remarks of the Senator from Wisconsin, that the Director of the FBI would be a party to a conspiracy to protect a member of the State Department? Am I to assume that the Senator from Wisconsin is the only

man in the Government who has the courage to speak in behalf of the Republic? I shall not indulge in that assumption, Mr. President. I believe that if Mr. Hoover had the information he would be the first to call it to the attention of the people of the United States, and not wait till he could secure a public forum, such as the forum of the United States Senate, to make the charge.

Mr. McCARTHY. The Senator from Minnesota knows full well that the Director of the FBI has no authority whatsoever to call the attention of the public to things which are in his files. In fact, the Senator from Minnesota is one of those who has been urging that the files should not be made available to a committee in executive session. He certainly cannot ask that the files be made available to the world at large. Certainly he cannot say that the fact that Mr. Hoover will not publish the files on the front pages of all the newspapers indicates disloyalty on the part of J. Edgar Hoover. There is something rather contradictory in the Senator's position, that is, that the files should not be made available to Senators such as the Senator from Maryland [Mr. TYDINGS], the Senator from Connecticut [Mr. McMAHON], the Senator from Iowa [Mr. HICKENLOOPER], the Senator from Massachusetts [Mr. LODGE], and the Senator from Rhode Island [Mr. GREEN], but that J. Edgar Hoover is disloyal if he will not make them available to the world at large. I do not question the Senator's sincerity, but I do question the Senator's reasoning power on that point. [Laughter in the galleries.]

Mr. HUMPHREY. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield.

Mr. HUMPHREY. Let me say that the Senator from Minnesota wishes to reciprocate in kind the observations the Senator from Wisconsin has made, in that the Senator from Minnesota does not question the sincerity of the Senator from Wisconsin, but does question the logic of the Senator from Wisconsin and the deductions which have been made by him.

Let us get clear—

Mr. McCARTHY. Mr. President, I ask unanimous consent that, under the rules, I shall not lose the floor by yielding to permit the Senator from Minnesota to make observations.

The PRESIDING OFFICER. The Senator from Wisconsin requests unanimous consent that he not lose the floor when observations are made by other Senators. Is there objection? The Chair hears none.

Mr. HUMPHREY. Mr. President, I wish only to observe, first, that at no time have I said anything as to whether or not the President should open or keep closed the files. That matter is not before the junior Senator from Minnesota. It is before a special committee of the Senate.

Second, I wish to observe that I do not care to have the Senator from Wisconsin twist my remarks, or interpret them in such a manner as to confuse their meaning. The junior Senator from Minnesota holds the Attorney General,

Mr. McGrath, and the Director of the FBI, Mr. Hoover, in the highest esteem. The junior Senator from Minnesota believes in them, trusts them, pays tribute to their patriotic, loyal service. It is my position that if J. Edgar Hoover had the information which the Senator from Wisconsin says is available in the files, or which the Senator assumes to be available, Mr. Hoover, because of his patriotic devotion to his country, would have made the information public, would have called it to the attention, first, to the distinguished Attorney General, Mr. McGrath, then the President of the United States, and then to the attention of the people.

In view of the loyal service of Mr. Hoover and of the loyal service of Mr. Richardson, head of the Loyalty Board, does the Senator from Wisconsin believe that either one of them would cover up the record of an alleged traitor—an allegation made on the part of the Senator from Wisconsin? Does the Senator from Wisconsin believe that Mr. McGrath, or Mr. Hoover, or Mr. Richardson would be part of a conspiracy to cover up for a "bad policy risk"—I quote now—"a top Communist agent," "a Soviet agent who is or has been a member of the Communist Party, and an agent of Russia"?

I should like to have the Senator from Wisconsin answer whether he believes that Mr. Richardson and Mr. Hoover would be parties to such a conspiracy to cover up for that kind of a person in the employ of the Government of the United States.

Mr. McCARTHY. Mr. President, let us take up the various questions the Senator from Minnesota has asked.

He has asked about Mr. Richardson. Personally, I do not know him, except I have had an experience at arm's length, without seeing him, during the past several weeks. As the Senator from Minnesota will recall, I made the statement before the committee, under oath, that the John S. Service case had been post-audited by Mr. Richardson's Loyalty Board. I pointed out that Mr. Richardson's Loyalty Board, on March 3, sent that case back to the State Department, saying, "Not only are we dissatisfied with the clean bill of health you gave Service, but we want you to appoint a completely new loyalty board."

Mr. Richardson's top executive officer, when asked by the press whether or not I was telling the truth, said, "No; we have never heard of Service."

The Senator from Minnesota asks me whether Richardson would cover up anything. I know that his top executive, when asked about the facts I gave on Service, said, in effect, "McCARTHY is lying. We never heard of Service."

Then something happened in the State Department. Apparently they became a little worried about the machinery which had been set in motion and about the fact that too many papers had been signed. So the next day they had to admit that I was right, and that on March 3, as I had said, the Review Board sent Service's case back.

So I wrote to Mr. Richardson and said, in effect, "Can you give us an explanation of this? Why does the head of the

Loyalty Board tell the American people a deliberate untruth?" Why they said there was nothing to my case on Service and why they said they had never heard of him, and yet the next day admitted that I was right in every detail.

What do Senators think his answer was? He said, "I had to say this because too many people were asking questions."

So, when the Senator from Minnesota asks me about what Mr. Richardson would cover up, my answer is, "I do not know."

As to J. Edgar Hoover, I think the Senator from Minnesota is doing a thing he certainly should not do, after serious thought, namely, attempting to convince the American people that J. Edgar Hoover condones what is going on in the State Department. It is not his task to approve or disapprove what the State Department does. The Senator from Minnesota knows, and I know, that J. Edgar Hoover has no power whatsoever to hire or fire anyone in the State Department. The Senator from Minnesota knows, and I know, that all J. Edgar Hoover's organization can do is to develop the facts. The Senator knows that if J. Edgar Hoover started making those facts available to the public he would not continue in his job for more than a moment.

Although I am sure the Senator from Minnesota does not want to see the services of Mr. Hoover dispensed with, yet I know there are in this Nation communistic and un-American persons who would like nothing better than to see Mr. Hoover retired to private life.

Mr. CHAVEZ. Mr. President, will the Senator yield?

Mr. McCARTHY. I am glad to yield to the Senator from New Mexico.

Mr. CHAVEZ. I thank the Senator from Wisconsin.

Let me say that the observation I am going to make, with the indulgence of the Senator from Wisconsin, is not based upon an attempt to heckle the Senator from Wisconsin.

What difference does it make whether one person thinks Mr. Hoover is doing the right thing or not; or what difference does it make whether Mr. Richardson, who is only one individual, is trying to do certain things or not? I think what we should emphasize is the protection of American rights. If I correctly understand the Senator from Wisconsin, that is all he is trying to do; he would like to have removed from the Government service, no matter where, anyone who would not protect American rights.

The colloquy which has occurred between the Senator from Wisconsin and the Senator from Minnesota has been in regard to whether Mr. Hoover is doing the right thing or whether Mr. Richardson or someone else is doing the right thing. Should not the question be, Is the law being obeyed? After all, Mr. President, should we have a Government based upon what Mr. Hoover thinks or upon what someone else may think or upon what Mr. Richardson or I or the Senator from Wisconsin thinks; or should we have a government of law? Therefore, should not the question be,

Have any laws been violated? If so, let us prosecute or punish those who violate them.

We should not take up other matters simply because they are entertaining; we should not engage in colloquy simply because it is entertaining. It might entertain for the moment anyone who is listening, but that does not prove a thing.

Mr. McCARTHY. Mr. President, I wish to thank the Senator from New Mexico for giving the Senator from Minnesota that advice.

The Senator understands that no matter how intelligent or unintelligent a question may be, when a Senator asks a question of me, I try to answer it. I am not accusing the Senator from Minnesota of asking an unintelligent question, but I gather that the Senator from New Mexico is criticizing me for yielding to permit the Senator from Minnesota to make an observation. I say that, rightly or wrongly, I feel that when I discuss a subject so important as this one, I should freely yield. Another Senator may think the Senator from New Mexico is not wisely taking up time. However, so far as I am concerned, I shall give the Senator from New Mexico all the time he wishes.

Mr. CHAVEZ. Very well, and I thank the Senator. In this particular instance, I am not criticizing either the Senator from Wisconsin or the Senator from Minnesota; neither am I trying to heckle the Senator from Wisconsin or to keep him from saying anything about this matter.

Mr. McCARTHY. I know the Senator from New Mexico is not.

Mr. CHAVEZ. My point is, Let us keep the record clear. The only way the American people will get any benefit from it is by a consideration of whether the law is being obeyed, not by a discussion of what the Senator from Wisconsin or I may think about some Government officials. What I think about some Government officials probably could not be said in polite society; and what the Senator from Minnesota thinks about some Government officials probably could not be said in polite society. However, it is basic, if we are to have a government of laws—not a government based on the ideas of the Senator from Wisconsin or of the Senator from Minnesota or of the Director of the FBI or of someone else—that the laws be obeyed. If the laws are obeyed, I think the people of the United States will have a better government.

Mr. McCARTHY. Mr. President, I thank the Senator from New Mexico. Frankly, I feel very strongly that when any Senator rises on this floor and tries to indicate—of course, I may have misinterpreted the remarks of the Senator from Minnesota—that a man with the background of J. Edgar Hoover would condone what is going on, then I think I should make it as clear as possible that Mr. J. Edgar Hoover has no power whatsoever over the situation, no function to approve or disapprove.

Mr. President, I have before me another affidavit.

Mr. ANDERSON. Mr. President, will the Senator yield at this point?

Mr. McCARTHY. I am glad to yield.

Mr. ANDERSON. I have waited until the Senator finished with the letter from Mr. Lattimore, to ask the Senator a question about it, if he does not mind.

Mr. McCARTHY. I may say to the Senator that I am not through with the documentation on Mr. Lattimore.

Mr. ANDERSON. However, the Senator from Wisconsin read from a letter dated June 15, 1943, did he not?

Mr. McCARTHY. That is correct.

Mr. ANDERSON. I believe the Senator fixed as April 26, 1943, the date when the party line changed.

Mr. McCARTHY. Let me make that clear. I say that if we can fix any particular date, I think that would be it. Some persons say the party line commenced to change after the German surrender at Stalingrad. Others say that the time we can more definitely fix for it is the date when Stalin broke relations with the Polish Government-in-exile. However, I would say that April 26, 1943, is about as close as any date we can determine upon.

Mr. ANDERSON. I wished to ask the Senator whether he would make any comment on such papers as have been filed by General Stilwell, for example, about his relationship with Chiang Kai-shek, or by General Marshall and many other persons. I do not believe the Senator would question their loyalty, and I wonder whether he differentiates between them and Mr. Lattimore because of some other history or because of that individual date.

Mr. McCARTHY. I intend to dwell on this letter. I think Lattimore was as much responsible, if not more so, for Stilwell's activities in China as any other one individual. If the Senator will carefully study his record I am sure the Senator will believe that to be the case.

The Senator understands that it is impossible for me, with a limited staff, to present a court case here; but I am sure that if the Senator will sit here and will listen to the material which I am presenting, he will be convinced that the clique of Lattimore, Jessup, and Service has been responsible, almost completely—under Acheson, of course—for what went on in the Far East, although there were other individuals taking part. If the Senator will wait until I have completed my remarks, then if he has any questions, I shall certainly try to answer them. However, I am reasonably certain that when the Senator from New Mexico, for whom I have unlimited respect, sees this evidence, he will quite heartily agree with me.

Mr. President, I have before me an affidavit which is of interest, covering the testimony which will be given by a former general in the Red army, who has indicated his willingness to testify if subpoenaed. His testimony will be to the effect that while a general in the Red army, and while at Moscow, he was in close contact with a general, whom he names, who is named in the affidavit, who was one of the top generals in Soviet intelligence. This conversation was in 1935 or 1936. He was discussing with that top man of Russian intelligence the difficulty of getting good intelligence information from Mongolia and the Far East generally.

I may say incidentally this former Russian general states that he gave a statement to a Government investigative agent. Whether that was the State Department, or what investigative agency it was, I frankly do not know. The testimony will be that the thing that particularly disturbed Russian intelligence was that they had difficulty getting Russian agents into the Far East, because of the suspicion of the Japanese and the Chinese at that time. That, Mr. President, you understand, was 1935 or 1936. The testimony will be that the head of the Russian intelligence told this witness, this prospective witness, that they were having excellent success through the Institute of Pacific Relations, which the Soviet Intelligence, through Communists in the United States, had taken over. In connection with this, he particularly mentioned Owen Lattimore and another individual whose name the Senate would recognize, who is not at present connected with our Government. That name is also in the affidavit. The individual has not been connected with the State Department, but did spend some time with Lattimore in the OWI. I am not using his name on the Senate floor today, in view of the fact that he is not in the Government. But the entire affidavit is being turned over to the FBI.

This former Red army general will further testify that, at the time he was in Moscow, the name of Owen Lattimore meant nothing to him, but that it was only after he reached the United States as a fugitive from Soviet persecution, and in the late thirties, that the significance of the Russian Intelligence became apparent to him. His testimony will further be that in the course of visits to other European capitals, he had received approximately the same information about IPR, and also about Lattimore, and the other, named as a Soviet agent in this affidavit.

I have before me another affidavit, which—

Mr. ANDERSON. Mr. President, will the Senator yield at that point?

Mr. McCARTHY. I should like to refer to another affidavit, first, so we may have both of them in mind. I have before me another affidavit, the original of which is being handed to the FBI. This affiant lives in China. While Lattimore was there the affiant was an editor of a newspaper in Tientsin and another in Peking.

He states that Lattimore was a leader in several pro-Russian student uprisings in China. He points out Lattimore's known connection with and control over the magazine Asia, which later became Amerasia. The Senate will recall that one of the editors of Amerasia was arrested and found guilty of conspiracy to steal secret documents from the State Department, the War Department, and the Navy. I refer to Jaffe. There is a rather humorous vein in this affidavit. He points out that Chiang Kai-shek was displeased with Lattimore, who as the Senate will recall, was sent by Roosevelt as an adviser to China. He was sent over there for 6 months. Chiang Kai-shek apparently did not want to hurt Roosevelt's feelings by requesting Latti-

more's recall, so he handled this in an oriental fashion. He appointed Lattimore a Chinese official and sent him back to represent him in Washington. [Laughter.]

He points out that the Lattimore crowd was responsible for the indoctrination of Stilwell against Chiang Kai-shek. He will point out in his testimony that this was abundantly clear to anyone who lived in China.

The affidavit of this editor of a Chinese newspaper is I believe valuable principally to show Lattimore's leadership of pro-Russian Chinese student uprisings.

I am glad to yield now to the Senator from New Mexico.

Mr. ANDERSON. Does the Senator mean to convey the impression that the Institute of Pacific Relations, in 1935 and 1936, was under Communist control?

Mr. McCARTHY. Let me explain to the Senator. I was going to cover this later, but I will do it briefly now, and I will cover it more at length later. The IPR was established back in the early twenties by some outstanding men. It took some time for the Communists to gain control of it. There are 50 trustees on the board of the Institute of Pacific Relations, which it will be understood, consists of 10 councils.

Apparently the party has made no great attempt to place men upon that council, and so far as I know, of the 50, they have never had a membership of more than 10, or at most 15. In other words, the party has never had, and it does not even now remotely have control of the board of trustees. There is, however, the executive committee, which consists of 10 individuals. Those are members of the board of trustees, largely who live in and around New York. The party has made a tremendous effort either to get Communists, fellow travelers, or merely deluded liberals on that particular board. Three, four, or five members have been about the most they have had on the board, who actually have done a rather effective job of control.

Mr. ANDERSON. I was wondering whether the Senator could fix the time, because if he would fix the time, for example, as 1935 or 1936, I should be glad to name for him people whom I am quite sure he would never call Communists.

Mr. McCARTHY. Oh, I can give the Senator the names of any number of outstanding men. As I said, on the board of trustees I think there has at all times been a sizable number of outstanding men, and on the executive board there have also been some outstanding men.

Mr. ANDERSON. I was only hoping the Senator might indicate why, if the other 35 or so out of 50 distinguished people were not Communists, it proved that Lattimore was, because he associated with them, the heads of great American universities, prominent editors of newspapers, distinguished citizens of every type. They are not brought into this discussion.

Mr. McCARTHY. Mr. President, I am not pointing out that Mr. Lattimore was a Communist, because he associated with those men on the board of trustees. I am now reading an affidavit from a Red

army officer as to what his testimony will be in regard to information which he got from Russian intelligence. This is a part of the entire picture.

One of the recent activities of Lattimore, which I wish to point out to the Senate today, is a recent trip to Point Barrow, Alaska, in May of last year. He had two cameras with him on that trip, as did everyone else who went on the trip. Point Barrow is, as Senators know, the northernmost place in Alaska, and one of the main approaches to the American Continent near the Arctic. It would be interesting to know where the pictures are today which Lattimore took with those two cameras.

I think the committee might also try to investigate, to find out how that trip was arranged. In this connection I understand that in Professor Lattimore's home in Baltimore he has a room devoted to special photographic equipment. Understand, I have never been in the room, but that is my information.

I also discussed Owen Lattimore with Freda Utley who was formerly a member of the British Communist Party. Her husband was picked up by the OGPU and has apparently since died in a Siberian prison camp. She states that while she was not admitted to the secret meetings between the Russian Communist leaders and the IPR delegates, it was common knowledge at the Institute where she worked, in the Russian Council of the Institute, in Moscow, that the Soviet Government was paying a large sum as its contribution to the Institute of Pacific Relations.

In regard to Lattimore, she states that at the time she met him in Moscow in 1936, in her opinion he was not yet a Communist, but that later when she knew him in Baltimore in 1940, he had definitely decided to throw in his lot with the totalitarian enemies of America and of freedom because he has become convinced that the Communists were destined to win.

She states further that a few months after she had gotten to know him in Moscow, she met him in London where he told her that he had almost lost his job as editor of Pacific Affairs because he had published an article by the Trotskyite, Harold Isaacs.

Keeping in mind that Pacific Affairs is a publication for 10 councils, the publication of which Jessup was editor being the publication for the American Council. I should like to call the Senate's attention also to an article by Philip J. Jaffe, entitled "China's Communists Told Me," which appeared in the New Masses of October 12, 1937. It will be recalled that this is the same Philip Jaffe who recently was found guilty of conspiracy to steal secret documents from the State Department and the War and Navy Departments in connection with the Amerasia case.

In this article Jaffe gives considerable detail about his travels in China with T. A. Bisson and Owen Lattimore, giving details as to their stay at the Communist foreign office in Yenan and being greeted on arrival at Yenan, the Communist headquarters, by Agnes Smedley. Miss Smedley, it will be recalled, has been named by General MacArthur's Intelli-

gence Service as "one of the most energetic workers for the Soviet cause in China for the past 20-odd years."

Let me make it clear: I do not claim the distinction of having exposed Lattimore. He has long since been exposed to the State Department. For example, on October 26, 1946, nearly 5 years ago, the Washington Times-Herald in an article entitled "State Department Sends Soviet Sympathizer as Aide," we find the following:

Another Red sympathizer, if not a Communist, Owen Lattimore, has been named Special Economic Adviser to Tokyo.

As the Senate well knows, the American Legion, through its Americanism Commission, for years, has been waging a gallant fight against odds in an attempt to maintain America as a free Nation.

In March of 1949 its subcommittee on subversive activities put out a document entitled "Summary of Trends and Developments Exposing the Communist Conspiracy." In this it listed a number of individuals as "unsuitable and inappropriate for Legion sponsorship." One of the names is Owen Lattimore. Certainly this was known to the State Department when they sent Lattimore to Afghanistan on the point 4 mission. Also the fact-finding committee of the California Legislature on page 199 of its fourth report on un-American activities had the following to say: "Among the Communists and fellow travelers who have been writing books for public schools is Owen Lattimore."

I fear in the case of Lattimore, I may have perhaps placed too much stress on the question of whether or not he has been an espionage agent. In view of his position of tremendous power in the State Department as the "architect" of our far-eastern policy, the more important aspect of his case deals with his aims and what he advocates; whether his aims are American aims or whether they coincide with the aims of Soviet Russia. Therefore, forgetting for the time being any question of membership in the Communist Party or participation in espionage, I would like to deal briefly with what this man himself advocates and what he believes in.

It does not take any counterespionage staff to determine what he stands for. It does not take an investigative group to determine whether he favors communism over our form of democracy. All it takes is a detailed study of his voluminous writings.

We wonder why a man as brilliant as Lattimore would set forth his aims so clearly over a number of years—especially when he now denies those aims so loudly. I suppose, however, if we had the answer to that question, we would also have the answer to why Hitler wrote his *Mein Kampf* and why Stalin wrote his *Principles of Leninism*.

He is undoubtedly the most brilliant and scholarly of all the Communist propagandists, and also the most subtle of the evangelists who have deceived the American people about the Chinese Communists.

I might say that if we study him we cannot help but see that here is a bril-

liant individual. That is what makes him dangerous. If he were merely a dupe, such as are some of the persons he has been using, he would not be so dangerous to the Nation. Nevertheless, no one can read his books carefully without realizing that they are replete with pro-Soviet propaganda; twisted half-truths about America; misinformation about the Chinese Communists; and historical distortions and omissions designed to trick the American public into support of policies advantageous to Moscow.

In a moment I shall give some quotations from Lattimore's books. But first I wish to emphasize the point that the administration's disastrous far-eastern policy reflects point by point Mr. Lattimore's recommendations and advice.

In this connection the Senate will recall that when I gave the name and some facts in the Lattimore case to the Foreign Relations Subcommittee in executive session, the State Department made the following statement:

He [Lattimore] has never been employed by or connected with the State Department, except once. About 5 years ago, and for a period of 4 months only, he was associated with a mission outside the United States.

Once thereafter, on a single day, although not employed or compensated by the State Department, he publicly addressed a group of State Department employees.

On another occasion, although not employed by the State Department, he took part over a period of 2 days in a citizens' round-table conference, in the company of many distinguished Americans who likewise were participating in this discussion.

There was no other contact, association, employment or connection between the State Department and this individual in any manner or form, at any other time, save as mentioned above.

I call attention particularly to the all-inclusive language:

There was no other contact, association, employment or connection between the State Department and this individual in any manner or form, at any other time.

For that reason it might be well to give Lattimore's employment and contact with the State Department and other Government agencies.

In 1941 he was appointed by Roosevelt as adviser to Chiang Kai-shek. While I do not have any documentary proof as to why President Roosevelt picked Lattimore for this job, the best information available would indicate that it was largely on the recommendation of Henry Wallace. He remained with Chiang Kai-shek, however, only 6 months and was then sent back by him to the United States.

Shortly after his return to the States, he was put in charge of the Overseas Division in charge of Pacific operations of the OWI.

Incidentally, Mr. President, I had hoped I would have, for the benefit of the Senate today, some of the excerpts from the broadcasts which he beamed out to China and the Pacific. They were really "dillies."

In 1944 he and John Carter Vincent accompanied Henry Wallace on a tour of China, after which Wallace made his report to the State Department, rec-

ommending the torpedoing of Chiang Kai-shek.

Incidentally, in this connection the State Department issued a press release—and I have a copy of it in my hand—denying the existence of such a report and stating as follows:

The Department reiterates in the plainest language that it does not have in its files and does not know of the existence of any report of the nature suggested by Mr. Judd.

This was in answer to a demand by Congressman Judd that the report be produced from wherever it is and published.

The Senator from Maryland [Mr. O'Connor] subsequently proved conclusively that the State Department was again mistaken—if that is the correct term—in this connection. The Senator obtained from Wallace a summary of his report and, as will be recalled, made a report to the press.

Upon his return from this trip, Henry Wallace wrote a book entitled "Soviet Asia Mission," in which he pays tribute to Owen Lattimore for his invaluable assistance. He also points out on page 17 that the President—Mr. Roosevelt—"urged me to take Owen Lattimore with me, who, he said, was one of the world's great experts on the problems involving Chinese-Russian relationships."

This would seem to indicate that not only the State Department but the President have looked to Owen Lattimore as their adviser and expert on far-eastern policy.

In 1946 Lattimore headed a special mission to Japan, again to make recommendations to Mr. Truman and the State Department.

In 1949 he attended the Indo-American Conference in New Delhi, India, according to a copy of the Indian News Chronicle. According to this newspaper and the Hindustan Times, our Ambassador to India also took part in this Indo-American Conference. This conference was jointly sponsored by the State Department and the Institute of Pacific Relations.

At the present time Lattimore is in Afghanistan. While the State Department denies he has any connection with it, the following information was obtained from the Library of Congress:

The Afghanistan Government asked the United States in December 1949 to send a preliminary mission to Afghanistan to investigate the possibility of economic development under United Nations technical assistance program. Owen Lattimore was selected to be the head of this mission, which included a Mr. Caustlin of the United Kingdom who is a member of the United Nations Secretariat; a Mr. Kirk of Canada, who is with the United Nations Food and Agriculture Organization; and a fourth member, an engineer, whose name is not known. The purpose of this mission was to pick out some key economic projects which might provide the basis for long-term assistance.

In other words, Mr. President, the Afghanistan Government asked this Government to send a preliminary mission there to investigate the possibility of assistance under our point 4 program. That is the program which Hanson is now planning.

For some time he has also served on a State Department lecture panel, his job

being to properly indoctrinate other State Department employees. In this connection I call attention to an editorial written by Frank Waldrop which appeared in the Times-Herald of June 6, 1946.

Whether or not the Secretary of State will ever admit that Lattimore has a desk in the State Department is comparatively unimportant. The fact concerning which there can be no doubt whatsoever is the dominant influence of Mr. Lattimore over the formulation and implementation of the policy which has delivered China to Stalin. One can find in his books the clearest exposition of the theories and views which have been the basis for the administration's disastrous China policy and which are reflected in the white paper. Indeed the reports from its Foreign Service officials in China during the war, as given in the white paper, read like extracts from Lattimore's books. Lattimore's views are followed by the State Department insofar as the Chinese Communists are concerned. These Chinese Communists are represented by Lattimore and his friends in the State Department as "democrats," "liberal agrarian reformers," "progressives not under Moscow's direction," or, more recently, as "detachable from" Soviet Russia. We hear a new term for them every day.

The general drift of the line of propaganda put across by Mr. Lattimore in his writings is clearly shown by the following blurb on his book, *Solution in Asia*.

This is what the editor says about the book:

He shows that all the Asiatic peoples are more interested in actual democratic practices, such as the ones they can see in action across the Russian border, than they are in the fine theories of Anglo-Saxon democracies which come coupled with ruthless imperialism. . . . He inclines to support American newspapermen who report that the only real democracy in China is found in Communist areas.

Lattimore's admiration for Russian democracy is characterized by the following passage in the same book:

To all of these peoples (along the Russian frontier from Korea and Manchuria past Mongolia, Sinkiang, Afghanistan, and Iran all the way to Turkey) the Russians and the Soviet Union have a greater power of attraction. In their eyes—rather doubtfully in the eyes of the older generation, more and more clearly in the eyes of the younger generation—the Soviet Union stands for strategic security, economic prosperity, technological progress, miraculous medicine, free education, equality of opportunity, and democracy, a powerful combination.

The quotation appears at page 139.

That is Lattimore's description of Communist Russia. In "The Situation in Asia," Lattimore is engaged in "problems of policy," which—

are continuous, and stem out of each other at successive stages, in such a way that even when the same kind of policy is followed or proposed, it must adapt itself in details to the changing situations which it is intended to manage.

I have read from page 216.

To illustrate, Lattimore goes on to say:

American policy at the end of the war sought to slow down the rate of change in Asia and give priority to the political stabiliza-

tion and economic recovery of Europe. Since then, however, in spite of American policy, the rate of change has been greater in Asia than the rate of recovery in Europe. We should, therefore, recognize the necessity of adapting our policy to the changing realities; and we can only do so by relaxing our pressure on Asia to subordinate its interests to our interests and those of Europe, and by increasing our pressure on Europe to join us in a policy of negotiating compromises on terms acceptable to Asia.

I have read from page 217.

This is a roundabout way of saying that, since the march of communism is irresistible in Asia, American policy should be to leave it alone, and then, through threatening to stop Marshall aid, to force European nations to do the same, that is, to negotiate compromises on terms which are acceptable to the Communists in Asia. In other words, it is a policy of appeasement of communism in Asia, which is to be jointly pursued by all nations under American leadership.

At page 43 Lattimore attacks what he calls "the grandiose and disastrous American attempt to determine the character and outcome of the Chinese Civil War." Does he mean the Marshall mission to China and the policy of forming a Kuomintang-Communist coalition? If so, Lattimore is for it. For he says that "this Marshall policy was a statesmanlike effort to secure for the United States a position of free maneuver." I have read from page 148. He blames the Marshall failure, and here he follows all standard Communist propaganda, on the assertion that "all during the period of his mission, the Kuomintang kept accumulating American supplies and American transportation kept moving Kuomintang troops into north China and Manchuria."

This is Communist propaganda, pure and simple. For it is by now generally known, and documented by the white paper, that no such thing happened, and that General Marshall himself stated in testimony before Congress that a ban was imposed on arms and ammunition shipments to China which was a virtual embargo. Moreover, Lattimore fails to point out that the Soviet troops in Manchuria were systematically preventing Chinese troops from moving into Manchuria, either by sea through the port of Dairen, or overland through the Great Wall pass Shanhaikwan, or by air to Mukden and Chankchun, while the Soviet troops were building up large Chinese Communist forces all over Manchuria. The tragic story is now presented in the document *China Presents Her Case to the United Nations*, which was laid before the United Nations General Assembly by the Chinese Government, November 25, 1949.

After stating that the Marshall mission "was a statesmanlike effort to secure for the United States a position of free maneuver"—that is, the mission to get the Chiang Kai-shek government to take in the Communists—Lattimore feels that the Truman doctrine is "the first damage to this position of maneuver," and he blames the Eightieth Congress for his assertion that General Marshall was "blackmailed into destroying what re-

mained of the position of free maneuver in China policy which he himself set up." This blackmail, of course, was the China Aid Act of April 3, 1948—and he makes this abundantly clear—which Lattimore wrongly describes as having been taken out from the money for the Marshall plan for Europe. In other words, he says that the attempt on the part of Congress to give the \$125,000,000 aid to Nationalist China was blackmail.

The fundamental thesis of the book is the following statement:

Clearly, the Communist ascendancy had become so decisive that it could not be reversed (p. 151).

He goes on to spell out this assumption with some remarkable predictions of subsequent Soviet policies:

We must also abandon the stubbornly lingering delusion that we can somehow maintain footholds by supporting rump territories or rump government somewhere south of the Yangtze, or on the coast, or on the island of Formosa (p. 179).

This is Lattimore saying this should be the policy which should become the State Department policy. He says, "Don't think you can maintain a rump government beyond the Yangtze, don't think you can maintain one on Formosa."

Here he was prepared to write off free China in favor of the Communists, even if the Communists were still on the north of the Yangtze, or when they were controlling only one-third of China.

I might say that I dislike taking up so much time developing these quotations from Lattimore's works, but I think it is such an important part of the entire picture that it should be made a part of the Record at this time.

Lattimore's predictions regarding Soviet policy were accurate:

We shall soon have a government in China firmly established in the heart of the land and controlling practically the whole of its fringes. This Government will be recognized de jure and de facto by Russia. The new government of China will claim China's big five position in the United Nations, including the right of veto.

That prediction has not come true as yet, of course.

These lines were written a full year before the Communists took such steps.

Lattimore does not believe that anything should or could be done to arrest the march of communism in China and Asia. However, he is not advocating a policy of appeasement of Communist aggression. He believes that Communist rule is good in itself.

As Senators listen to this, I ask them to keep in mind Dean Acheson's speech before the National Press Club several months ago. This is what Lattimore says:

Throughout Asia today there prevails an atmosphere of hope, not of despair. There is not a single country in Asia in which people feel that we are entering an age of chaos. What they see opening up before them is a limitless horizon of hope—the hope of peaceful constructive activities in free (sic) countries, and peaceful cooperation among free (sic) peoples. There will be disillusionments along the way as these hopes unfold. They should not come from America, or as the result of American policy.

In other words, he says to America, "Keep your hands off."

A great part of Asia's hopes, however, will be fulfilled, and should be fulfilled with American cooperation. We have everything to gain by being on the side of hope (p. 238).

BIPARTISAN FOREIGN POLICY

Mr. McCARTHY. Mr. President, the Senator from New York [Mr. Ives] has requested that I ask unanimous consent to allow him to make a short statement. I now ask that his request to be allowed to make the statement be granted, without my losing the floor.

The PRESIDING OFFICER. Without objection, the request is granted.

Mr. IVES. Mr. President, the Senator from New York thanks the able Senator from Wisconsin for his courtesy.

On March 27 my distinguished colleague, the junior Senator from New York [Mr. LEHMAN], in speaking before the Senate, expressed deep concern over criticism of the Secretary of State, which has been voiced by Members of the Senate. My colleague more than intimated that these attacks upon Mr. Acheson, coming from Republicans as they were, were politically inspired and were calculated to bring the State Department and the foreign policy of the United States into discredit, and by this means to furnish the Republican Party with an issue contrived for the political campaign of 1950. My colleague further stated "in times so fraught with danger the security and the welfare of our country demand somewhat more than normal restraint." My colleague went on "to plead with the gentlemen of the opposition to join with us (Democrats) once again in adjourning politics in the limited yet critically important field of foreign relations." He made a powerful plea for the restoration of the so-called bipartisan foreign policy.

I thoroughly agree with what my colleague from New York said about the importance of bipartisan foreign policy and the necessity of exercising restraint in order to preserve it. But I would point out that the preservation of bipartisan foreign policy demands restraint on the part of Democrats as well as Republicans.

Members of the Democratic Party can hardly expect members of the Republican Party to walk the narrow path of political restraint if that path is to be reserved for Republicans only, leaving the Democrats free to attack without restraint those on the Republican side who have dedicated themselves to the cause of developing a national foreign policy upon a bipartisan basis.

The two Republicans who since 1944 have played the leading roles in making foreign policy bipartisan are the distinguished senior Senator from Michigan [Mr. VANDENBERG] and our former colleague, John Foster Dulles. If today there is a lack of bipartisanship in foreign policy, it is due in no small degree to the absence from active service of these two men. The absence of the senior Senator from Michigan is due to illness from which all of us hope and pray he will speedily recover. The absence of Mr. Dulles is due to the outcome of the

political campaign last fall in New York State, in which the present junior Senator from New York was the winner.

Perhaps the example of attack which was set in that New York campaign was the real forerunner of the present controversy over Secretary Acheson. In that campaign Mr. Dulles was the victim of innuendo and misrepresentation through advertising and other media calculated to disclose the so-called devastating facts behind the Dulles myth. It was charged that his participation in foreign policy was not because he was competent, but merely because he was selected by Governor Dewey as the Governor's personal representative. It was stated that Mr. Dulles was in no sense an adviser, and he was pictured as an isolationist, with an affinity for Nazis and Fascist causes.

Isolated and detached sentences from various of Mr. Dulles' writings were torn out of their context in an effort to represent that his major loyalty was to the German I. G. Farben and the other big boys who built up the Nazis. It was alleged that the Nazis were—and are—his clients, although it was a matter of public record that he had given up his law partnership in order to work wholly for public service.

It was further alleged that he had looked with favor upon the rape of Czechoslovakia and that he favored the aggressive wars of the Axis. Attempt was made to identify him with the German American Bund and with such men as Bund Leader Fritz Kuhn, Gerald L. K. Smith, and so forth, because, out of the thousands of persons who had at one time or another been clients of his law firm, one client allegedly had—some time or other—been a member of an organization that had had an association with Kuhn and Smith.

Mr. President, at this point in my remarks I ask unanimous consent to have printed in the RECORD the text of an advertisement appearing in most of the daily newspapers in New York State on Friday, November 4, 4 days before the election, at a time when Mr. Dulles had neither the opportunity nor any chance whatever to make appropriate or adequate reply. It will be noted that this advertisement was sponsored by the New York Democratic State Committee.

There being no objection, the advertisement was ordered to be printed in the RECORD, as follows:

[From the New York Times of November 4, 1949]

LET'S BE FAIR, MR. DULLES

The other day Mr. Dulles predicted that his defeat would end the bipartisan foreign policy. Aside from the insult to Senator VANDENBERG, who was and is the architect of Republican foreign policy, such arrogance shows dangerous delusions of grandeur—with contempt for the plain facts, contempt for the peoples' intelligence.

John Foster Dulles has been in the Senate a scant 4 months. Is bipartisan foreign policy a creation of this short period?

Read this editorial from the Washington Post, October 30, 1949.

"Senator Dulles' threat is ambiguous. Does he mean that if the voters of New York fail to return him to the Senate he will cease to support the bipartisan policy which

he has hitherto supported, presumably, out of conviction and patriotism? Or does he mean that he considers his presence in the Senate indispensable to the maintenance of that policy? He would stand revealed as a very poor architect of bipartisanship indeed if the structure were to fall apart just because he was not on hand to shore it up. This kind of campaign extravagance pays scant courtesy either to the integrity of his senatorial colleagues or to the intelligence of the New York voters."

As Al Smith used to say, "Let's look at the record!"

THE DEVASTATING FACTS BEHIND THE DULLES MYTH

Foreign-policy expert?

John Foster Dulles has been an international lawyer all his life. That's his business. Serving his banking, big business, and cartel clients, Mr. Dulles found it expedient to pose in public life as a foreign-affairs expert. When he seeks election to the United States Senate on the basis of his record, it becomes the people's business. Here is the record:

Dulles was taken into foreign-policy confidence in 1944, not because he was the most competent man, but because he was selected by Dewey as his personal representative. He was in no sense an adviser, but rather a representative of the man who was Republican candidate for President. There was a war to be won, and in his desire for unity of the entire country F. D. R. felt that continuity in foreign policy was essential if a Republican were elected President.

His claim to wisdom goes way back to the 1907 Hague Peace Conference. Sounds wonderful. But that year the "expert" was 19 years old and his grandfather was an important American official.

From 1917-19, says Who's Who, he was engaged in wartime activities, especially in connection with reparations. But why didn't he also tell Who's Who that while he was apparently working to bring reparations back for the people of the United States, he made himself solid with the German bankers—so solid that he has been their trusted representative ever since, including the period of World War II? I. G. Farben, the Schroeder banking firm and its affiliates, the other big boys who built up the Nazis were—and are his clients.

Where does his major loyalty lie, for on the eve of World War II, after Munich, after the rape of Czechoslovakia and just before the dastardly attack on Poland, Dulles said:

"There is no reason to believe that any totalitarian states separately or collectively, would attempt to attack the United States. . . . Only hysteria entertains the idea that Germany, Italy, or Japan contemplates war upon us."

Is this the "foresight and wisdom" that qualifies him as expert on foreign policy? Where would we be had we followed this advice?

He even went to the trouble of publishing a book called "War, Peace, and Change," (1940) in which he tried to justify Germans, Japanese, and Italian land grabs—aggressive war—on the ground that they were "dynamic peoples," entitled to expansion. Who profited from that expansion?

At that time he argued in favor of "peaceful change"—that is, the invaded and threatened people were to remain peaceful. What about genuine peaceful change desired by New York State citizens?

And what about his talk in Troy the other day when he raised the question of revolution if the American people continued their forward march via social legislation?

Oh, yes; wasn't America First incorporated in his office, and weren't he and his wife big contributors—through 1941 the year of Pearl Harbor—to this isolationist

group that was supported by other organizations like the German-American Bund, and connected with such men as Bund Leader Fritz Kuhn, Gerald L. K. Smith, etc.

Defender of democracy

Three days after Pearl Harbor, a memorandum over Dulles' signature was sent to the young men in his office, warning them that if they enlisted or entered Government service, there would be no guaranty that they would have their jobs back after the war. War that just plain meanness or did it show a lack of real support for the war effort?

"For democracy is, of course, a luxury. It involves inefficiencies and weaknesses, and it is incompatible with the attainment of a maximum national effort."

That's what Dulles said in his speech before the Foreign Policy Association, March 18, 1930.

He was wrong on at least two counts. Maximum national effort is compatible with democracy—as anybody knows who participated in the national war effort. And democracy is not a luxury. It's a necessity.

In Life magazine in June of 1946 he made a high-sounding statement about the importance of social security.

But how did he feel about the extension of social security when it came up in Congress recently?

And the RECORD shows that he voted "no" three times on raising the minimum wage above 40 cents an hour.

Business prophet or fear merchant?

In the 1948 campaign the Dewey-Dulles prophets predicted collapse of our country's economy unless the reins of Government were turned over to them. You know it didn't happen.

Now, once again the Dewey-Dulles prophets predict calamity. Let's look at the facts now, in November 1949. Business is better than it has ever been. Wages are higher than ever. Farm income is bigger than at any time in our Nation's history. Mortgages are lower than ever. The greatest demand for consumer and durable goods exists today. We are in a period of an abundant, expanding economy, despite all the dire fears of the Dewey-Dulles prophets of disaster. Yes; and with faith in America and America's future, we can go on making this a finer, happier, healthier America.

NOW, LET'S LOOK AT THIS RECORD

Authority on foreign affairs

HERBERT H. LEHMAN, in 1943, was unanimously elected by the representatives of 48 nations to become Director General of the United Nations Relief and Rehabilitation Administration. The lives, hopes, and future of 500,000,000 people depended on UNRRA. All the nations of the free world chose him to administer this vast program. In 16 months UNRRA shipped 18,000,000 tons of essential food, clothing, medical supplies, farm equipment, and lumber to the liberated nations of Europe. This program helped many nations to stem the tide of communism. In this work LEHMAN visited devastated areas, often directly behind the fighting fronts, to be certain that his program was being carried out effectively. He was on intimate terms with the leaders of all the democracies. He mingled with and came to know the plain people of many countries and came to understand their problems and their desires.

Fighter against communism

HERBERT LEHMAN's vigilance against Red fascism is attested to by no less an expert on communism than United States Attorney John F. X. McGohey. Judge McGohey is the brilliant public servant who conducted the successful prosecution of the 11 Communist leaders just recently. Last week Judge McGohey wired Governor LEHMAN:

"MY DEAR GOVERNOR: Thanks for your gracious compliments on the result of the trial of the 11 Communist leaders. It is, of course, a vindication of your own long fight against the Communists and all subversive groups in this country, as I well know from my own experience during the 10 years I was privileged to serve with you in your administrations as Governor of New York. I send you every good wish for continuation and extension of your distinguished service to our country."

Fighter for a free world

When the Marshall plan was first proposed and met with isolationist and Communist opposition, Lehman was an organizer of a committee of outstanding Americans to work for the passage of this great measure. His efforts on behalf of this committee, while others were silent, helped immeasurably in securing passage of the Marshall plan.

Low-cost housing

His State program cleared the way for housing and slum clearance. He fostered 19 projects—10 in New York City and 9 upstate—to provide living quarters for 60,000 people.

Civil rights

Lehman has fought and will continue to fight against discrimination because of race, color, or creed in civil or political life, in employment, education, union membership and human relations.

Aid to jobless

Millions have been helped by his outstanding unemployment-insurance program, providing weekly checks to wage earners thrown temporarily out of work through no fault of their own.

Public health

During Governor LEHMAN's four administrations in Albany, bills providing medical and corrective services for crippled children and maternal and child care were passed. At the same time, a greatly expanded State hospital-construction program was launched and many new units were built. In a statement in New York Medicine, the official publication of the Medical Society of the County of New York, October 20, 1949, Governor LEHMAN stated clearly that he believes that every man, woman, and child in the Nation, regardless of economic status, is entitled to full access to adequate medical services. He said further, "I do not favor socialized medicine. I insist, however, that every man, woman, and child in the Nation, regardless of economic status is entitled to full access to adequate medical services. But I am against governmental control of medicine."

Social security

As four times Governor of New York State he pushed through his social-security program, providing old-age pensions, care for dependent and handicapped children, destitute mothers, and the blind. He favors extending social-security benefits.

Economy in government

Without impairing services, Governor LEHMAN decreased income taxes by \$90,000,000, and left office with an \$80,000,000 surplus in the State treasury, a surplus since wiped out by Dewey although he has tripled the budget and doubled the taxes.

Federal aid to education

As far back as 1936, Lehman caused the legislature to pass bills providing for free transportation for children in private and parochial schools as well as public schools. LEHMAN has placed himself on record as favoring Federal aid to education including transportation and auxiliary services for all school children.

Minimum wages and hours

Governor LEHMAN favors the increase in the minimum wage. Women and children,

employees on public works, civil-service employees, and other workers have better pay, shorter hours, and safer working conditions because of LEHMAN's labor program.

Labor legislation

Reforms adopted under Governor LEHMAN include a State labor-relations act to encourage collective bargaining, and a State board of mediation to prevent and settle labor disputes. "Yellow dog" contracts prohibiting a worker from joining a union were outlawed. LEHMAN favors repeal of the Taft-Hartley law.

Government aid to the farms

Lehman is for the moderate program of flexible benefits for the farmer. As Governor, he rescued the dairy industry from disaster by creating the Federal-State milk-marketing order. His farm program has included development of marketing and research facilities, improved rural roads, and stabilization of the agricultural industry.

"I stand on my record"—HERBERT H. LEHMAN.

Mr. IVES. Mr. President, the record of Mr. Dulles is, I think, well known to many Senators.

It was he who negotiated the understanding with Secretary Hull in August 1944, which resulted in lifting the cause of world organization above partisan politics. Secretary Hull pays tribute to that service in his recently published memoirs.

It was he who, at the invitation of President Roosevelt, became a principal adviser at the San Francisco Conference, and the quality of his service has been testified to by the then Secretary of State Stettinius and by the distinguished senior Senator from Texas who was then chairman of the Foreign Relations Committee.

Mr. KNOWLAND. Mr. President, will the Senator yield?

Mr. IVES. If the Senator from California does not object, the Senator from New York would like to complete his remarks before yielding.

It was he who, at the invitation of President Truman and Secretary Byrnes, served as adviser at the first Council of Foreign Ministers meeting held in London in 1945. Upon returning from this meeting Secretary Byrnes, in his radio report to the Nation of October 5, 1945, paid public tribute to Mr. Dulles as "one of the best informed Americans in the field of foreign relations and a loyal Republican" who, he said, "has been more than an adviser; he has been a partner."

It was Mr. Dulles who served, through successive appointments by President Truman with confirmation by the Senate, as United States Delegate to all of the regular Assemblies of the United Nations, beginning with the first in 1946 and continuing on until the spring of 1949.

It was such service which led the present Deputy Under Secretary of State, Dean Rusk, to express on November 6, 1947, his "great admiration"; which led Secretary Marshall on December 20, 1948, to express his "very deep appreciation for the splendid work you did as a leading member of our delegation" and "your chairmanship during my absence was a source of great satisfaction and reassurance to me"; and which led President Truman to express on November 7,

1948, his "appreciation of the splendid work you are doing in Paris."

It was Mr. Dulles who, at the invitation of Secretary Marshall, attended with him the Moscow Conference in the spring of 1947. And Secretary Marshall, upon his return, in his radio report, said that he had "the invaluable assistance of Mr. Dulles, a distinguished representative of the Republican Party as well as a recognized specialist in foreign relations and in the processes of international negotiations and treaty making." Secretary Marshall also said of this evidence of bipartisanship that it was "of transcendent importance to all our people."

It was Mr. Dulles who, when Mr. Acheson became Secretary of State, accompanied him as adviser to the Paris meeting of the Council of Foreign Ministers held in the spring of 1949, and to whom, following that meeting, Secretary Acheson stated: "It would be very hard to tell you adequately how deeply grateful I am to you for the constructive contribution which you made."

At this point in my remarks I ask to have printed in the RECORD the texts of the statements and remarks from which I have just quoted.

There being no objection, the matters referred to were ordered to be printed in the RECORD, as follows:

EXCERPT FROM BROADCAST OF SECRETARY BYRNES, OCTOBER 5, 1945

Regardless of how Americans may differ as to domestic policies, they desire unity in our foreign policies. This unity will be essential in the days ahead of us when we may expect differences in views by various governments as to peace settlements. However, the political party in power cannot expect this unity unless it freely consults representatives of the opposing political party.

Believing this, I request Mr. John Foster Dulles, one of the best-informed Americans in the field of foreign relations and a loyal Republican, to accompany me to London in an advisory capacity. He has been more than adviser; he has been a partner. Between us there have been no secrets. At the council table and in private conference he has participated in the making of all decisions. Our accord serves to show that in foreign affairs Republicans and Democrats can work together and that in vital matters of foreign policy we Americans are united.

EXCERPT FROM BROADCAST OF SECRETARY MARSHALL, APRIL 28, 1947

Finally, I should comment on one aspect of the matter which is of transcendent importance to all our people. While I did not have the benefit, as did Mr. Byrnes, of the presence of the two leading members of the Senate Foreign Relations Committee, I did have the invaluable assistance of Mr. Dulles, a distinguished representative of the Republican Party as well as a recognized specialist in foreign relations and in the processes of international negotiations and treaty-making.

THE HORSESHOE,

Rapidan, Va., March 1, 1947.

Mr. JOHN FOSTER DULLES,
New York, N. Y.

DEAR FOSTER: Not only for General Marshall's sake, but for all of us it is a comfort to know that you have accepted the call to go to Moscow.

Good luck to you, my dear friend, and if you do as well by the General as you did by me, you will render the country a great service.

Cordially,

EDWARD R. STETTINIUS, JR.

THE SECRETARY OF STATE,
Washington, June 6, 1947.

Mr. JOHN FOSTER DULLES,
New York, N. Y.

DEAR DULLES: Thank you for your letter of June 4. I have not heard any reports of disagreement between us, and of course do not need your assurance to realize the complete falsity of anything of the kind.

It seems that our work at Moscow must have been so closely integrated that the only way of making news is to fabricate stories apparently designed to discredit us both.

I can only assure you that on my part, I am most grateful for the wholehearted assistance and cooperation you gave me at Moscow and are continuing to give me. I have received exactly the same reaction from all members of my staff.

I hope that the next time you are in the city you will drop in to see me. I want to talk to you about the delegation for the Assembly meeting.

Faithfully yours,

G. C. MARSHALL.

NOVEMBER 4, 1947.

Please deliver personally following confidential message from the Secretary to John Foster Dulles:

"I am now arranging for CFM meeting in London commencing November 25. Will you go along as special adviser as in Moscow? I very much hope you feel disposed to help out on this London meeting though I realize that you have had and still are having a long and heavy task with UN Assembly. Your presence in London would be very helpful."

MARSHALL.

UNITED STATES DELEGATION
TO THE GENERAL ASSEMBLY
OF THE UNITED NATIONS,

November 6, 1947.

HON. JOHN FOSTER DULLES,

United States Representative to the
General Assembly of the United
Nations, New York, N. Y.

DEAR MR. DULLES: At the risk of appearing presumptuous, I should like to express my great admiration for the remarkably effective manner in which you conducted the Korean and Interim Committee questions through Committee 1. It was a particularly noteworthy success in view of the fact that most of the delegations were originally uninformed about Korea and many had genuine doubts about the constitutionality and political wisdom of organizing the Interim Committee at this time. The large vote in Committee 1 on both these questions was a direct result of your hard work and political sagacity as our representative.

I take the liberty of mentioning this because I am reflecting not only my own views but the expressed opinions of the staff generally who have watched you in this operation.

Cordially yours,

DEAN RUSK.

THE SECRETARY OF STATE,

Washington, November 8, 1947.

Mr. JOHN FOSTER DULLES,

New York, N. Y.

DEAR DULLES: Thanks for your letter of November 5 confirming our oral arrangements for you to be my special adviser at the London Conference.

As I told you over the phone, we are indebted to you for the splendid job you have been doing in the General Assembly and I am most grateful. It is important not to interfere with the culmination of your work there and I believe it would be perfectly all right if your arrival in London should be delayed a few days beyond November 25.

Because of a commitment of several years that I made with Halifax for a degree at Oxford, for which (most confidentially) Bevin invites me formally for a date between the wedding and Molotov, I leave here November 20. Our people here will make all arrangements for you and Mrs. Dulles for the trip, in accordance with your preferences.

I hope that you can come to Washington to talk the conference over with me whenever there is a "let up" in New York.

Faithfully yours,

G. C. MARSHALL.

DEPARTMENT OF STATE,

Washington, December 16, 1947.

Mr. JOHN FOSTER DULLES,

New York, N. Y.

MY DEAR MR. DULLES: In reviewing the accomplishments of the United States delegation to the second regular session of the General Assembly, I should like, on behalf of the Secretary of State and of the Department, to congratulate you upon the extremely valuable contribution which you made to the work of the delegation.

Your masterful presentation of the United States proposal for the establishment of the interim committee was highly instrumental in mobilizing the overwhelming support which it finally received. The equally striking success of the United States proposals with regard to Korea and the veto was also due in no small measure to your skillful work in both the delegation and the Assembly itself.

I cannot conclude this letter without expressing my belief that your services to the delegation have done much to cement the tradition of a truly nonpartisan American policy in the affairs of the United Nations.

Sincerely yours,

ROBERT A. LOVETT,
Acting Secretary.

DEPARTMENT OF STATE,

Washington, November 17, 1947.

The Honorable JOHN FOSTER DULLES,

New York.

DEAR DULLES: This will confirm your designation as a special adviser to serve with me during the forthcoming session of the Council of Foreign Ministers which will be convened at Lancaster House in London on November 25, 1947.

It will be a real pleasure to have the benefit of your experience and counsel again during one of these meetings.

Faithfully yours,

G. C. MARSHALL.

THE SECRETARY OF STATE,

Washington, November 19, 1947.

Mr. JOHN FOSTER DULLES,

New York, N. Y.

DEAR DULLES: While I will see you soon in London, I want to express now my regret that I could not join with you and the other delegates in the last phases of the Flushing-Lake Success meetings. Also, I wish again to thank you for the very effective manner in which you have carried out your missions. This encourages me in the hope that you will be able to boost us over some of the difficulties in London.

With warm regards to Mrs. Dulles and you and the hope that you have a pleasant trip.

Faithfully yours,

G. C. MARSHALL.

THE WHITE HOUSE,
Washington, D. C., November 7, 1948.
HON. JOHN FOSTER DULLES,

Paris:

My heartfelt thanks for your message of congratulation. I am happy for this opportunity to express my appreciation of the splendid work you are doing in Paris.

HARRY S. TRUMAN.

THE SECRETARY OF STATE,
Washington, December 20, 1948.
The Honorable JOHN FOSTER DULLES,
New York, N. Y.

DEAR DULLES: Now that the third session of the General Assembly has come to a temporary halt, I send you my very deep appreciation for the splendid work you did as a leading member of our delegation. The resolutions on Greece and Korea alone are a great tribute to your leadership, and your chairmanship during my absence was a source of great satisfaction and reassurance to me. This brings you every best wish for the season.

Faithfully yours,

G. C. MARSHALL.

THE SECRETARY OF STATE,
Washington, June 24, 1949.
The Honorable JOHN FOSTER DULLES,
New York, N. Y.

DEAR FOSTER: It would be very hard to tell you adequately how deeply grateful I am to you for the constructive contribution which you made to the work of the American delegation to the Council of Foreign Ministers these last 4 weeks.

I knew as we sat together in staff meetings and in the CFM meetings, and as we talked together at luncheon and other times, that, without stint, you were putting all of your large store of experience and wisdom at my disposal, and I knew that I counted heavily on your support. Now that these meetings have gained perspective, my admiration of your part has grown even stronger. No one could have been more helpful. No one could have been a finer friend.

With deep appreciation and warm regards,
Sincerely yours,

DEAN.

MR. IVES. Mr. President, many of us will remember that it was Mr. Dulles who, when he was with us in the Senate last year, carried his share of the heavy burden of debate to secure the ratification of the North Atlantic Treaty; who helped to fight off what he believed would be crippling amendments to the European recovery appropriation bill; and who, in collaboration with the senior Senator from Michigan, worked out a recasting of the military assistance program which made it acceptable to the Congress and to the administration alike.

And let us not forget that it was this same Mr. Dulles who, when it served Democratic political ends, was sought to be smeared as one whose international experience was a myth; as one who had made no genuine contribution to bipartisan foreign policy and was, in fact, an isolationist; and as one who was sympathetic to, and disloyally working for, Fascist and Nazi causes.

I foresaw, during the course of that campaign, and I then said, that the deliberate partisan effort to injure Mr. Dulles' reputation and to belittle his contribution to bipartisan foreign policy was striking a dangerous blow at the cause of bipartisanship and national unity in foreign policy. In this connection I am constrained to observe that

those who sow the wind should not be surprised if they sometimes reap the whirlwind.

Mr. President, at this point in my remarks I ask unanimous consent to have printed in the RECORD an article by David Lawrence. The article appears in today's issue of the Washington Star, and is entitled "Break in Bipartisan Foreign Policy Held Fault of Democrats."

The PRESIDING OFFICER. Is there objection?

Mr. ANDERSON. Reserving the right to object, will the Senator from New York indicate how much longer he will be in presenting his remarks?

Mr. IVES. About 2 minutes; I am practically through.

The PRESIDING OFFICER. Is there objection to the request of the Senator from New York?

There being no objection, the article was ordered to be printed in the RECORD, as follows:

BREAK IN BIPARTISAN FOREIGN POLICY HELD
FAULT OF DEMOCRATS—FIGHT AGAINST
DULLES IN SENATE RACE CITED AS TYPICAL
"REWARD"

(By David Lawrence)

A lot of holier-than-thou speeches are being made about how the Republicans are upsetting the bipartisan foreign policy, when the truth of the matter is that the Democrats are primarily responsible for destroying the fine spirit of cooperation which once prevailed.

It's all very well for former Secretary Stimson and others with short memories to denounce the Republicans for their attacks on foreign policy, but the principal damage was done last autumn when John Foster Dulles—who, with the exception of Senator VANDENBERG, was the strongest influence in the Senate for bipartisan cooperation—was pilloried by the Democratic Party's wrecking crew in the New York State campaign.

With Senator VANDENBERG in ill health, it was logical that Mr. Dulles would carry the ball for a bipartisan foreign policy at this session. But the heavy guns of the Democratic administration were trained on him just the same. This antagonized the Republicans in Congress, many of whom harbor to this day a bitter resentment against the tactics of the administration.

Mr. Dulles has magnanimously chosen to ignore the episode and strive again for cooperation. Some of the Republicans in the Senate, however, say that it is all very well for a Republican to cooperate and help the Democrats muddle through a difficult situation, but his reward usually is a series of partisan reprisals the moment he runs for office.

CREDIT MINIMIZED

With all due respect to former Governor Lehman, it was far more important for the country to have Mr. Dulles returned to the Senate. The term was only a year, and it would have been a great example of nonpartisanship if the Truman administration had come out in support of the Republican candidate. That would have made sense, because it would have been an example of real patriotism on the part of the administration.

Today the Republicans are aware that whatever credit is due them for their cooperation will be minimized, no matter how much they help, and also that they will have no opportunity to formulate policy, anyhow, for the Republicans were not consulted in the making of far-eastern policy.

The usual cry by the exponents of hush-hush and suppression is that the potential enemy abroad will derive aid and comfort from criticism in foreign-policy matters.

This is an exaggeration. People in the foreign offices abroad know that the only time an administration can be removed from office in the United States is when a change in the Presidency occurs. A minority opposition viewpoint is thoroughly understood and has its constructive values.

Any national or international policy that cannot stand the light of constant criticism probably isn't worth defending in the first instance. Prime Minister Attlee and Winston Churchill didn't observe any bipartisan etiquette on foreign policy in their recent campaign.

GOP CAN OVERPLAY

Naturally, if the Republicans overplay their hand by their criticism, they will hurt themselves, and the majority party and administration will be correspondingly strengthened instead of weakened. If the Republicans happen to be right in their criticism, the Democrats will be influenced to change their policies, which is all to the good.

The fight against Secretary of State Acheson arose not because of any personal antagonism against him in the first instance, but because he is symbol of the administration, especially since the President appears to have delegated virtually complete responsibility for the making of foreign policy to his Secretary of State.

In these dispatches last autumn, attention was called to the way the administration was fighting Mr. Dulles, and the prediction was made then that far more than a Republican candidate was being destroyed. This has now come true. Except for a meaningless gesture now and then like the designation of former Senator Cooper, of Kentucky, to accompany the American delegation to London for the forthcoming meeting of the foreign ministers, the days of bipartisan cooperation on foreign policy as carried on heretofore are over.

Republican Senators are no longer to feel muzzled to speak their thoughts in the Senate, and there are signs that the Democrats themselves are considerably relieved, too, to be able to accept the political challenge of their opponents whenever it is flung toward them.

MR. IVES. Mr. President, I do not suggest, however, that because Democratic partisanship ignored national welfare, the Republicans should follow suit.

I believe, and I know that Mr. Dulles believes, that our present peril from the cold war is as serious as was our peril from the shooting war that ended in 1945. It equally calls for policies that command solid support in the Congress and in the country.

But in these matters a burden of initiative rests upon the administration. It is the President, and the President alone, who, under the Constitution, has the primary responsibility for the current conduct of foreign policy. It lies within his power to draw again into foreign policy making those who meet the tests suggested by Secretary Byrnes and Secretary Marshall, by being loyal Republicans, experienced in international affairs.

During the period that ended with the first session of the Eighty-first Congress, our foreign policies, insofar as there was bipartisan cooperation, commanded respect in the world and solid support here at home. That area of cooperation, I may add, never included, as it should have, the Far East.

It is time to practice again what we have learned, so that our foreign policies

may inspire again the confidence needed to achieve for them united support.

These are critical times which call for patriotism that rises above partisan politics. They call for foreign policies made by the ablest and most experienced men drawn from the stalwart membership of both our major parties. Behind these policies our people and their representatives should be prepared to unite so that the policies can succeed. It is a time for leaders who put aside partisanship and a time for followers who, behind such leaders, will close ranks to meet the grave peril that threatens our Nation from without.

Again, I thank the Senator from Wisconsin.

Mr. KNOWLAND. Mr. President, will the Senator from Wisconsin permit me to ask one question of the Senator from New York? I promise that I shall not take an undue amount of the Senator's time, but I think it is important to clarify the RECORD.

Mr. CHAVEZ. Mr. President, the Senator from Wisconsin has the floor; has he not?

The PRESIDING OFFICER. The Senator from Wisconsin has the floor.

Mr. CHAVEZ. I object to having any Senator take the time of the Senator from Wisconsin.

The PRESIDING OFFICER. Objection is heard.

Mr. LEHMAN. Mr. President, may I ask the Senator from Wisconsin to yield for a few minutes, to permit me to answer a statement made by my colleague from New York? I would speak for only 3 or 4 minutes.

Mr. CHAVEZ. Mr. President—

Mr. KNOWLAND. Mr. President, I shall object unless I am permitted to ask a question which directly relates to the issue raised by the Senator from New York.

The PRESIDING OFFICER. Does the Senator from Wisconsin yield; and if so, to whom?

Mr. McCARTHY. Mr. President, I think the Senator from New York should have a few minutes to answer. However, I do not wish to delay this discussion indefinitely. It is now 4:30.

Mr. CHAVEZ. Mr. President, I object.

Mr. McCARTHY. Mr. President, inasmuch as objection is made, I cannot yield.

The PRESIDING OFFICER. The Senator from New Mexico objects.

COMMUNISTS IN GOVERNMENT SERVICE

Mr. DONNELL. Mr. President, will the Senator yield, to permit me to ask a few questions?

Mr. McCARTHY. I yield for a question, certainly.

Mr. DONNELL. I should like to ask the Senator, first, briefly, what has been the connection of Mr. Lattimore with the State Department, and over how long a period?

Mr. McCARTHY. First, let me state what his connection is as of now.

Mr. DONNELL. Yes.

Mr. McCARTHY. This is information which I got from the Research Branch of the Library of Congress; I called the State Department, but I could not get this information there. The Library of

Congress gave me this information: namely, that the Afghanistan Government asked the United States in December 1949 to send a preliminary mission to Afghanistan to investigate the possibilities of utilizing the point 4 program in that area; that Owen Lattimore was selected to head that delegation; and that he is in that area or has recently returned therefrom.

As to his previous connections, it is, I may say to the Senator, hard to put one's finger upon them. As I told the committee the other day he has a desk in the State Department. He has access to the files. Ever since President Roosevelt labeled Owen Lattimore as the outstanding authority, he has been recognized as the "architect"—that is not my phrase—of our far-eastern policy.

For example, when President Truman called in the press at the time of the Japanese surrender he had on his desk only two books. One of them was Lattimore's book from which I have been quoting.

So it is hard to put one's finger on the exact job he has. However, without any doubt, he has been formulating the policy.

Later I intend to cover in some detail the extent to which Secretary Acheson has followed the Lattimore line.

Mr. DONNELL. Mr. President, do I correctly understand from the Senator that at this very moment Lattimore does have this duty to perform on behalf of the State Department in Afghanistan?

Mr. McCARTHY. I believe he is on his way back.

Mr. DONNELL. At any rate he has been there until a very few hours before the present time; has he?

Mr. McCARTHY. Yes.

Mr. DONNELL. Will the Senator permit me to ask a few more questions?

Mr. McCARTHY. Certainly.

Mr. DONNELL. The Senator from Wisconsin has referred to one Philip Jaffe; has he not?

Mr. McCARTHY. Yes.

Mr. DONNELL. Was Philip Jaffe convicted of a crime?

Mr. McCARTHY. Yes or he pleaded guilty.

Mr. DONNELL. Approximately what was the date of that?

Mr. McCARTHY. That was in 1945.

Mr. DONNELL. So, 4 years before Mr. Lattimore was sent on this mission to Afghanistan, Mr. Jaffe had been convicted, and that was a matter of public knowledge. Is that correct?

Mr. McCARTHY. That is correct; there can be no doubt about it.

Mr. DONNELL. I should like to ask the Senator whether he has observed—I am sure he knows the fact, but I ask whether he has observed—that in the published report of the Special Committee on Un-American Activities, of the House of Representatives, Seventy-eighth Congress, second session, at page 1446 of that document, the committee had this to say—it is not long, and I should like to read it; and I ask the Senator whether he has observed this, and then I shall ask him a further question:

Throughout its existence in this country the Communist Party has made a specialty of

propaganda through publications and periodicals. It would be difficult indeed to compile an absolutely complete list of these publications and periodicals, but the following tabulation presents many of them. In addition to these, there have been thousands of local and shop papers, some of which have been printed and some of which have been mimeographed.

Did the Senator from Wisconsin observe that immediately following that statement by the committee of the House of Representatives, to the effect that the Communist Party has made a specialty of propaganda through publications and periodicals, and stating that, "The following tabulation presents many of them," the very first one that is mentioned is Amerasia? That is correct, is it not?

Mr. McCARTHY. That is correct. Amerasia has long been known as completely controlled by the Communist Party. I do not think there is any one, no matter how partisan, who would deny the fact that Amerasia is an organ of Soviet Russia.

Mr. DONNELL. Mr. President, will the Senator yield for a further question?

Mr. McCARTHY. Yes.

Mr. DONNELL. Am I correct in understanding that the Senator from Wisconsin in referring to Philip Jaffe referred to the same Philip J. Jaffe, managing editor of the editorial board of Amerasia, listed at page 1446 of the document to which I have referred, as being managing editor and a member of the editorial board of 12 persons, of whom Owen Lattimore is listed, likewise, as being one of those members? Am I correct in that?

Mr. McCARTHY. That is correct. I may say also, for the Senator's benefit, that Far Eastern Survey, the publication of the American Council of the Institute of Pacific Relations, for a long time occupied offices adjoining the official offices of Amerasia; in fact, I understand that in order to get into one office, one went through the other—almost a sort of joint venture.

Mr. DONNELL. Mr. President, will the Senator yield for a further question?

Mr. McCARTHY. Yes.

Mr. DONNELL. Then, am I correct in understanding from the statement contained in this report of the House committee, from which it appears that the information I have just read about membership on the editorial board of Amerasia came from the issue of August 1938, that the fact that Mr. Jaffe, who was convicted in 1949, was a member of a board of 12, of whom Owen Lattimore was one member, was known from 1938 up until and including the present time and at the time when Mr. Lattimore was sent to Afghanistan on the mission upon which he is engaged; is that correct?

Mr. McCARTHY. The Senator from Missouri is 100 percent correct. I may say that I think he inadvertently stated "1949" when he meant 1945. Jaffe was convicted in 1945.

Mr. DONNELL. In referring to 1949, I was referring to the year which I understood the Senator from Wisconsin to say was the year when Mr. Lattimore was sent to Afghanistan.

Mr. McCARTHY. No; in 1949 he went to New Delhi, India, on a project which was sponsored, apparently jointly, by the State Department and the Institute of Pacific Relations. It was in 1950—a matter of weeks ago—that he went to Afghanistan.

But lest the Senate be misled as to the 1949 project, let me say that I have tried to get the information as to the extent to which the State Department sponsored the meeting in New Delhi. The local newspapers certainly appeared to think it was a State Department project. Our Ambassador over there attended. One of my representatives talked to the members of one labor organization who said they had been invited to send two representatives to this conference, and that while they would not be on the Government pay roll, their air travel would be taken care of through the State Department. So, the only information I can give the Senator as to the sponsoring of that project is that the Indian newspapers all carried it as a State Department IPR project, and apparently either the State Department paid for, or furnished the air travel for the individuals who went there. In 1950, up to this time, until but a few days ago, Lattimore has been in Afghanistan working out the point 4 program.

Mr. DONNELL. Mr. President, will the Senator yield for a further question?

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Missouri?

Mr. McCARTHY. Certainly.

Mr. DONNELL. In whose behalf is it that the Senator understands that Mr. Lattimore is now in Afghanistan working out the point 4 program?

Mr. McCARTHY. All I can say is, the Afghanistan Government asked our State Department to send a man. They said, "We will send Owen Lattimore." I think perhaps the Senator will find that he is on the pay roll of UN; of course, being paid American money.

Mr. DONNELL. Mr. President, will the Senator yield for a further question?

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Missouri?

Mr. McCARTHY. I yield.

Mr. DONNELL. Am I correct in understanding the Senator a few minutes ago to say that the State Department was requested to send a man to Afghanistan on the matter to which he has referred?

Mr. McCARTHY. That is correct.

Mr. DONNELL. And that Mr. Lattimore was sent by someone on that mission? Is that correct?

Mr. McCARTHY. He was picked by the State Department and sent on that mission.

Mr. DONNELL. And that was in the year 1950, was it?

Mr. McCARTHY. That is correct.

Mr. DONNELL. That was 5 years after the conviction of Philip J. Jaffe, to whom reference has been made. Is that correct?

Mr. McCARTHY. That is correct.

Mr. DONNELL. What was the crime of which Mr. Jaffe was convicted and what was his punishment, if the Senator recalls?

Mr. McCARTHY. I frankly do not know what particular crime he was finally accused of, but it was in connection with the theft of documents from the State Department, and from the Office of Naval Intelligence. There were 360 taken from the State Department and, while I do not have the exact figures, a sizable number were taken, from the Office of Naval Intelligence, from Army Intelligence, and one other agency. I should like to give the Senator very briefly a résumé of some of the documents, so he will realize their importance, but I am sorry, I do not have the data before me at the moment.

Mr. DONNELL. Mr. President, while the Senator's assistant is looking for that, may I, with his permission, ask another question?

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Missouri for a further question?

Mr. McCARTHY. I am glad to yield.

Mr. DONNELL. May I ask the Senator from Wisconsin has there ever been, so far as he knows, since the publication of the House committee from which I have read—and which, by the way, was printed at the United States Government Printing Office in 1944—has there ever been any serious question raised, so far as the Senator knows, as to the correctness of the conclusion of that committee, that Amerasia was a publication through which the Communist party put forth propaganda? Is there any doubt of that in the Senator's mind?

Mr. McCARTHY. There is no doubt whatever in my mind, and I do not believe there can be any doubt in the mind of any open-minded individual. The Senator is speaking of Amerasia, I take it.

Mr. DONNELL. I am speaking of Amerasia. Has there ever been, so far as the Senator knows, any action taken by any committee of the House of Representatives or of the Senate, setting aside or contradicting the conclusion of the House committee in 1944 that Amerasia, having Jaffe and also Mr. Lattimore on their editorial board of 12, was a Communist publication? Has there ever been any action of any committee of the Congress which set aside that conclusion or denied its validity?

Mr. McCARTHY. None whatever. Merely to give the Senator a better picture of some of the individuals on the board of Amerasia, I may say I have a letter here signed by T. A. Bisson, who was in the State Department, and also on the Amerasia board. The letter is addressed to the head of a Protestant missionary council.

Mr. DONNELL. Will the Senator permit me to interrupt to ask whether that is the same T. A. Bisson who was listed by the House committee in 1946?

Mr. McCARTHY. It is the same Bisson. I shall cover this in more detail later. The letter is a fantastic document if ever there was one. He writes to the head of a Protestant missionary council—and I will give the Senator the letter—advising against giving aid in, to quote, "rehabilitating the Red-ravaged districts." In other words, when the

Communists departed and the Protestant missionary group undertook to give the people aid, Bisson wrote saying it was wrong. He ends his letter with a postscript, which sound interesting:

P. S.—I would strongly advise every prospective missionary to China to read Chinese Destinies, by Agnes Smedley.

In case the Senator does not know who Agnes Smedley is, she was the individual about whom MacArthur's intelligence unit issued a document which was placed in the Record in which she is branded as the outstanding Soviet agent for over 20 years.

Mr. DONNELL. Mr. President, will the Senator yield for a further question?

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Missouri?

Mr. McCARTHY. I am glad to yield.

Mr. DONNELL. Does the Senator know of any reason why the State Department has found it necessary, in sending a man abroad, if it did send him, on this Afghanistan project, to select a man who was on the editorial board, consisting of 12 members, of a publication which the Congress of the United States, through the House of Representatives, had officially stated was a periodical through which the Communist Party had made a specialty of issuing propaganda?

Mr. McCARTHY. Let me state in this connection that, as the Senator will recall, John Service was arrested. That is the case which Hoover says was a 100-percent airtight case. Joseph Grew, who was then Under Secretary of State, was very vigorous in insisting on the prosecution of Service. Grew resigned. Dean Acheson took over. A few days later, John Service was reinstated. He is the man who was accused of stealing these documents. Subsequently, he was put in charge, so far as I can determine, of personnel, promotions, and placements in the Far East. The man who stole the documents for Amerasia, an outfit which is clearly Communist-controlled, and who was the subject of this espionage case was picked up by Dean Acheson, and was not only reinstated but was placed in the position of controlling placements and promotions of personnel in the Far East. This may explain why men like Lattimore were assigned such important jobs in the East.

Mr. DONNELL. Mr. President, if the Senator will pardon me, are these the documents Jaffe was accused of stealing, or that he did steal?

Mr. McCARTHY. Not of trying to steal, but which he did steal. These are documents which were recovered from the office of Amerasia by the FBI or Naval Intelligence. I think this is the one which was recovered by the FBI—either the FBI or Naval Intelligence. First, there is a document marked "Secret," obviously a document originating in the Navy Department, with the schedule and targets for the bombing of Japan. This particular document was known to be in the possession of Philip Jaffe on one of the days during the early spring of 1945, before the bombing program had been undertaken. That

information, in the hands of our enemies, could cost us many precious lives.

Second, there is another document, also marked "Top Secret," likewise originating in the Navy Department. It dealt with the disposition of the Japanese fleet subsequent to the major naval battle of October 1944, and gave the class and location of each Japanese warship. What Jaffe wanted that for is a \$64 question.

Third, there is another document stolen from the Office of Postal and Telegraph Censorship, a secret report on the Far East, which was so stamped, leaving no doubt in the mind of anyone.

Another document stolen from Military Intelligence consisted of 22 pages; and one of the documents, of considerable interest, which was found in his possession and that apparently reached Jaffe before it reached the State Department, was John Service's report No. 58, a report highly critical of Chiang Kai-shek. Does the Senator follow me? Before that document reached the State Department from Service, he had first mailed it to Philip Jaffe.

Mr. DONNELL. Mr. President, I give assurance that I am going to trespass only a very short time further on the Senator's time, but I should like to ask another question or two.

The PRESIDING OFFICER. Does the Senator from Wisconsin yield to the Senator from Missouri?

Mr. McCARTHY. I am glad to yield.

Mr. DONNELL. This is in connection with the query that is in my mind as to why it would be necessary for our Government in selecting a person to go to Afghanistan to restrict itself to a man who had been connected with an organization such as Amerasia, as a member of a board consisting of 12 members, of whom Jaffe, who was convicted in 1945, was one. The further question I have along that line arises from a similar query. I find in the same report of the Committee on Un-American Activities of the House of Representatives, published in 1944, that there is a series of exhibits listed. I should like to ask the Senator a question based thereon. The report says:

In this section of the report will be found numerous exhibits of Communists and Communist-front organizations. The personnel of these organizations reveals an extensive interlocking directorate with the other organizations that are discussed in these volumes. In his memorandum on the National Federation for Constitutional Liberties, the Attorney General has called attention to the importance of the interlocking directorate in identifying Communist-front organizations.

Then, I point out to the Senator, and will ask him the question in a moment, the fact that among the exhibits that reveal a part of the personnel of these organizations, or, I should say, among those organizations, is the Maryland Association for Democratic Rights.

I want to ask the Senator whether he has noted that at page 1136 of the report of the House of Representatives in 1944, 6 years before Mr. Lattimore was selected to go to Afghanistan, it appears that the Maryland Association for Democratic Rights, listed as an organization under the heading of "Miscellaneous Communist and Communist-

front Organizations," included among the sponsors of a certain conference the name of Owen Lattimore. I ask the Senator if he knows why it is necessary that our Government should have any organization acting for or with the consent of our Government to restrict its choice of a man to go on an important diplomatic mission to Afghanistan to someone who is not only connected with a publication such as Amerasia, but is also a member of an organization which is listed among Communist and Communist-front organizations? Can the Senator explain the necessity for our Government, or anyone connected with it, or with its approval, confining itself, in the instance cited, to a man who is connected with such organizations?

Mr. McCARTHY. I can see no conceivable reason for it. There is an excuse for some of these unusual individuals being appointed, I suppose, but the picture has been so clear and it has been painted over so many years that there can be no conceivable reason for this man's being appointed. There are, after all, a vast number of good, intelligent individuals who are not painted with the brush with which Lattimore has been painted, who could do a good job.

Mr. KNOWLAND. Mr. President, will the Senator yield for a question?

Mr. McCARTHY. I yield.

Mr. KNOWLAND. I should like to ask the junior Senator from Wisconsin if he is familiar with the photostat put into the Record by the senior Senator from New York [Mr. Ives] which contains a most irresponsible and vicious attack upon Mr. Dulles, then a Senator of the United States and one of the principal architects of our bipartisan policy, and which was signed not by some irresponsible fly-by-night organization, but was signed for the Democratic State committee by Paul Fitzpatrick, chairman?

Mr. McCARTHY. I was aware of that fact.

Mr. ANDERSON. Mr. President, will the Senator yield?

Mr. McCARTHY. I shall yield for a question.

Mr. ANDERSON. In furtherance of the questions raised by the senior Senator from Missouri [Mr. DONNELL], is the Senator from Wisconsin familiar with the fact that the House of Representatives took recognition of some of the publications and appointed a committee to investigate many of the charges made? Is he familiar with the results of the investigations?

Mr. McCARTHY. The results of the investigation of the publications?

Mr. ANDERSON. No; the charges made against hundreds of citizens which resulted in Republicans and Democrats voting unanimously to discredit most of the charges.

Mr. McCARTHY. I am not sure that I understand the import of the Senator's question.

Mr. ANDERSON. I asked the Senator if he is familiar with the fact that the House of Representatives, stirred up by these charges, appointed a committee to look into them, that there was evidence before the House that charges had been

preferred by employees of the Department without the faintest consultation with a single member of the committee, and that it resulted in new rules which prohibited them from issuing publications of this character. I wonder if the Senator wants to review the whole procedure of the House of Representatives.

Mr. McCARTHY. So far as I know, there is no Member of the House who has objected to the finding that Amerasia is a mouthpiece for the Communist Party.

Mr. ANDERSON. Is the Senator familiar with the fact that among those listed were many persons who held high political office, men who were even Members of the Congress of the United States, and would it not have been the duty of the House to expel Members who belonged to such organization?

Mr. McCARTHY. The Senator is picking out one of the weakest bits of evidence and asking whether—

Mr. ANDERSON. I was somewhat disturbed by the questions of the Senator from Missouri who had not seen this list and might not be familiar with the fact that the House of Representatives itself has taken some recognition of the situation.

Mr. McCARTHY. I agree with the Senator from Missouri that when we find a person belonging to Communist organizations, then, under no circumstances, should they be permitted to represent the United States until we find out why they joined the Communist organization. In connection with Lattimore's connection with Communist-front organizations, I invite attention to the fact that the American Legion has named him as one of the individuals who should, under no circumstances, be sponsored by any Legion group. The California Senate committee also named him as an individual who is writing subversive books for colleges or schools. It is the entire picture which is important. It is not the question of belonging to the Maryland association; it is the entire chain of events.

Mr. ANDERSON. Has the Senator identified Lattimore with employment by the State Department? Was the man from Canada appointed to the State Department?

Mr. McCARTHY. He was appointed by the United Kingdom. Our State Department is not the head of that group. Even if we did not have evidence putting him at work in the State Department, the fact remains that both Roosevelt and Truman considered Lattimore an expert on the Far East. Roosevelt, according to Wallace's book, pointed out that "this man is our greatest expert on Chinese-Russian relations." I believe you can ask almost any school child who the architect of our far-eastern policy is, and he will say, "Owen Lattimore."

Mr. DONNELL. Mr. President, will the Senator yield?

Mr. McCARTHY. I yield.

Mr. DONNELL. The distinguished Senator from New Mexico has made inquiry as to whether the Senator from Wisconsin knew of the fact that subsequently to the preparation of the lists from which I read the House of Representatives had taken notice of them and

appointed committees, and that many persons were exonerated, or words to that effect. That may be entirely correct, but is it not a fact that two things are true, first, that the lists which I read are not mere lists which were presented to the committee, but are set forth in a report of the committee, and in this section of the report there will be found various things? Is it not also true that there has been no exoneration of Amerasia? Certainly if everyone else had been exonerated along the lines of the distinguished Senator's question, Jaffe's statement with reference to the charges to which the Senator has referred clearly demonstrates that there has been no exoneration of Amerasia set forth in the official report of the House Committee on Un-American activities.

Mr. McCARTHY. The Senator is 100-percent correct. In that connection, I should like to point out that Frederick Vanderbilt Field, a man who has admitted and proclaimed to the world that he is a Communist, was editor of Amerasia for a considerable period of time.

Mr. DONNELL. May I ask the Senator if he will permit me to invite the attention of the Senate to the fact that at page 1446 of the official report, from which I have read, Frederick Vanderbilt Field is stated to be chairman of the editorial board, according to the issue of March 1943, and that according to the issue of August 1938, Frederick V. Field was shown to be chairman of the editorial board. That is correct, is it not?

Mr. McCARTHY. That is correct. In connection with that I ask unanimous consent to have inserted in the RECORD at this point a brief article entitled "Millionaire Communist—A Case Study of Frederick Vanderbilt Field," published in the May 1949 issue of the magazine Plain Talk.

There being no objection, the article was ordered to be printed in the RECORD, as follows:

**MILLIONAIRE COMMUNIST—A CASE STUDY OF
FREDERICK VANDERBILT FIELD**

(By Archie Black)

Of the half dozen millionaire Communists in the United States, none provides a more fascinating case history than Frederick Vanderbilt Field. The great-great grandson of Commodore Cornelius Vanderbilt, with an annual income well into the upper brackets, Mr. Field suffers none of the disabilities of a lowly proletariat.

A Vanderbilt without power, Frederick V. Field, as he prefers to be known, has hitched his star to the Communist chariot in pursuit of power. That, too, explains the servility which this Vanderbilt scion has displayed in the presence of Communist commissars. Furthermore, being a mediocre writer, Mr. Field has been able to satisfy his ambition of becoming a columnist in the pages of the Daily Worker. And the Communist movement sets up no barriers for the playboy: his volatile and fickle temperament can find ample expression in the Red pastures. Undoubtedly the analyst of the future will discover other psychological facets in the make-up of a millionaire Communist. As a social phenomenon, the type has hardly been studied.

Sympathy for oppressed peoples all over the world is the theme song for Mr. Field's writings. And it is said that, in general, he tries to practice what he preaches. On the occasions when he seems to revert to type

and snub the proletariat, he does so through his eagerness to serve Moscow's higher-ups. An example occurred a few years ago when Earl Browder, then general secretary of the Communist Party, sent word that he was coming to see Field at the latter's office. Field rushed down to meet him. A lame Negro woman was waiting to take the elevator. At the sight of the party's grand sachem, Field became so flustered that he unceremoniously shoved the woman out of the way to make room for Browder, whom he escorted into the elevator.

A tall, slender man in his early forties, Field has a high brow and thin face which give him the air of an intellectual. Though he has never had to do a day's work at any gainful occupation, he works hard and earnestly for a multitude of party causes. Frequently he puts in long hours in his office at 23 West Twenty-sixth Street—a building which serves as headquarters for Communist fronts.

When Frederick Vanderbilt Field invited Whittaker Chambers to luncheon at the Vanderbilt Hotel in New York City in the middle 1930's, to discuss a certain, crucial underground matter, Field was already closely linked to the Communist Party machine. Less than a decade earlier he had graduated from Harvard (class of 1927) where he had had a good academic record and had served, among other leading activities, as president of the Harvard Crimson. When he entered college, classmates of his say, he had little interest in politics. But in the atmosphere of Harvard at the time that Laurence Duggan and Alger Hiss were also students, Field began to be converted to the political left.

After his graduation Field traveled to England to study at the school of economics of London University. Here the lectures of Harold Laski were influential in turning him further toward socialism. His break with his family past became apparent in the presidential campaign of 1928, when, after dallying with the idea of supporting Alfred E. Smith, he publicly endorsed Norman Thomas and became active in the affairs of the American Socialist Party. For a time he acted as secretary to Mr. Thomas. In 1928 he organized the League of First Voters, a group which had its origin in Harvard and which aimed to fight for liberalism and socialism.

During the early thirties Field grew more and more dissatisfied with the slowness of socialism in achieving reforms. Those who were intimate with him at the time report that he was obsessed with the idea of using quick action to get quick results. He viewed the Soviet Union as having succeeded. Like so many who began as Socialists, he turned to the more militant gospel of Stalinism. How large a part in his awakening to the true faith was played by Communist wooing of his ego can only be surmised.

One of Field's first party assignments was to help lead others down the road he had taken. Appropriately, it was the open-road tours to which he was detailed as president. This Communist-controlled travel outfit was designed to show Potemkin villages to visitors in the Soviet Union. That was before the iron curtain descended, but the innocents who took the tours saw only what the Kremlin wanted them to see.

By the time of the Stalin-Hitler pact in 1939, the Vanderbilt heir was an established toiler in the Communist Party vineyard and a willing slave of it. He undertook a major role in the Communist task of softening up America with "peace" propaganda, to block our preparedness against the Nazi aggressors. Field served as national secretary and one of the chief financial backers of the American Peace Mobilization (APM) launched in September 1940—the Communist front which flooded the country with the slogan, "The Yanks Are Not Coming." Under his leadership, APM picketed the White House and opposed lend-lease and

conscription as a spearhead of the attacks on our democracy.

"On the afternoon of June 21, 1941, he (Frederick V. Field, national secretary) suddenly called off the picket line around the White House," reported Attorney General Francis Biddle in the CONGRESSIONAL RECORD. Hitler had attacked the Soviet Union. No more antidefense propaganda was fed into the APM mimeograph machines. Superpatriotism and dedication to the "people's war against fascism" were the order of the day. And on February 13, 1942, Frederick Vanderbilt Field applied for a commission in the United States Army Military Intelligence.

After an investigation, the Army turned him down. Mr. Field was hurt; he was eager to aid the war effort. Why were his services refused? His stated reason for applying was that the Far East had been his specialty. Actually, so far as is known, he has visited the Orient three times, living there for a year on one occasion.

It is as an authority on the Far East that Field has shone particularly in the varied theaters of Stalinist culture. He has given a lecture course on "The Far East in World Affairs" at the Jefferson School of Social Science—the party-line academy listed as subversive by the Attorney General, and of which Field was one of the organizers. He has written voluminously on Asiatic affairs for the Daily Worker, the New Masses (now Masses and Mainstream) and the highbrow Communist monthly, Political Affairs. Unfailingly these articles are full of diatribes against United States imperialism in the Pacific, against the iniquities of the Chinese Nationalists, and against United States interference with the course of democracy in China as it might be bestowed by the Communists under Mao Tse-tung.

The line Field follows is the same that has been peddled with such success to our State Department and our muddled intellectuals by the fellow-traveler writers and commentators. It is doubtful whether Field's party writings have influenced anyone outside the faithful who read the prescribed party organs. But through his Communist-front activities, he has aided in a more subtle plan to reach the public at large with propaganda designed to keep the United States out of the Orient so that the Soviet Union might have clear sailing there.

Appearing in pamphlets under the imprint of the Institute of Pacific Relations (IPR)¹ Field's party-line views won a wider audience. In 1929, after he left London, Field attended the third biennial conference of the IPR in Kyoto, Japan. He was to play a long and increasingly important role in this organization, leading to its almost complete Stalinization. Field was one of the eight members of the inner circle of the IPR's American Council—the executive committee of its board of trustees.

Field is no longer connected with IPR, which has purged itself of the Stalinist group that misdirected it. But he has a new vehicle for his activities in behalf of a Sovietized Asia. This front, with the high-sounding name of the Committee for a Democratic Far Eastern Policy, has Field and other Communists on its board of directors. The current program of the committee stresses that the United States should give no aid to Nationalist China, but should do business with and aid Communist China, and investigate the "China lobby" in Washington.

A secret directive of the Communist Party of New York State, dated March 1, 1949, and signed by May Miller, assistant organization secretary of the party, ordered all sections and counties of the party to plan action in their communities on the China question,

¹ For two articles analyzing Communist influence in the IPR, see Plain Talk for December 1946 and January 1947.

following a special outline prepared by the committee. Miss Miller's letter to the comrades concluded:

"Any inquiries in relation to further activity can be received by writing to the Committee for a Democratic Far Eastern Policy at 111 West Forty-second Street, New York City."

Typical of Field's current line on China is a 15-page article signed by him which was published in the January 1949 issue of Political Affairs (a magazine "devoted to the theory and practice of Marxism-Leninism"). He rejoices that "under the leadership of the great Communist Party of China and its renowned chairman, Mao Tse-tung, the heroic Chinese people are discharging their duties with honor. The imperialists are being decisively beaten back in China." These are hardly novel sentiments for Field to express. What is new is this undisguised call to United States Communist action:

"It is incumbent on the American people, in the first place the American labor and progressive movements, not to overlook this opportunity to demand an end to all political, military, and financial intervention in China. It is our task, as American Communists, to help mobilize the forces of labor and all anti-imperialists in our country, to deal such further blows at Wall Street, that the Chinese New Democracy may consolidate its victories and move firmly and powerfully on the road toward socialism."

Though most of the millionaire Communist's thunder against the world intrigues of Wall Street is directed to the East, his concern for downtrodden colonial peoples extends also to Latin America and to Africa. He serves as executive vice president of the Council for Pan-American Democracy, which devotes most of its propaganda to opposing "United States imperialism" in Latin America. He has entertained Lombardo Toledano, the leading promoter of the Stalinist line in Latin American labor circles.

The executive secretary for the council is Marion Bachrach, a sister of John Abt, avowed pro-Soviet attorney whose wife, Jessica Smith, edits Soviet Russia Today. All three of them were members of the inner Russia First circle in Washington. It was a circle in which cocktails and the cause often mixed. And Frederick Vanderbilt Field served as a base for this mixture.

On October 21, 1945, for example, a quiet, unreported cocktail party was held at 16 West Twelfth Street, the private home of Mr. Field. About seventy persons were present and each paid \$100 for the privilege. The purpose of this exclusive gathering, far from the eyes of the press, was to raise funds for the Communist-controlled Council on African Affairs.

The chief notable was Paul Robeson. At such conclaves he speaks instead of singing. He told the sympathetic guests what was on his mind. He had recently made a tour of Europe for the USO and was distressed by what he had "seen," a distress that earlier had been announced by the Soviet Union. Fascist elements were still permitted to rule, according to Robeson. This was the result of State Department instructions to the American Military Government. Next, he indicted the Catholic Church; his accusation was that it was preaching the same Fascist sermons which, he charged, it had delivered under Hitler.

Later in the evening—the \$100 tariff not being satisfactory—an appeal was made for additional funds. This brought in \$3,500. A buffet supper was then served; drinks were plentiful. The enlightened guests, clipped for the cause, happily discussed current events. Result: seventy persons, meeting privately, contributed \$10,500 for a Stalinist cause. Nobody, not even the neighbors and certainly not the press, knew or knows anything about this meeting which included among the guests Diana Forbes-Robertson and Muriel Draper.

Though Field held no office in the Council on African Affairs, he was evidently assigned by the party to keep an eye on its activities. His wife, Edith C. Field, served as treasurer of the council in 1946, at a time when its chairman, Paul Robeson, issued a call for a "Big Three Unity for Colonial Freedom" rally, held in Madison Square Garden.

The headquarters of the Council are in the four-story building at 23 West Twenty-sixth Street, which was purchased in 1944 by a partnership of Field, Yergan, & Field. It was actually Communist Party property, as subsequent events were to show. Dr. Max Yergan, executive director of the Council, who broke with the party in 1948, bought a one-third share in the building. The rest of the purchase price of \$30,000 was supplied by Field and his wife. When the break came between Yergan and the party, the latter employed the law firm of Pressman, Witt, & Cammer. It became obvious that they would protract the proceedings indefinitely, so Yergan settled for \$5,000. The majority of the Council, Yergan reported, were in favor of his position, but they resigned in protest against the Communist tactics. The organization was then taken over completely by the Communist Party.

The party building, which owes two-thirds of its purchase price to the Vanderbilt fortune, is listed by Mr. Field in the telephone book as his business address. Among the Communist fronts it houses are the American Committee for Protection of the Foreign Born, which is especially active now in defense of Communist agents who never bothered to take out American citizenship; the Civil Rights Congress; the Veterans of the Abraham Lincoln Brigade; the National Defense Committee, under the aegis of Ferdinand Smith; the Council for Pan-American Democracy, and a district office of the American Labor Party. On the main floor is the elegantly furnished Frederick Vanderbilt Field Library, open to the public.

Sharing Field's interest in some of these causes is his wife, the former Edith Chamberlain Hunter, whom he married in 1937. She studied at the Katherine Branson School in Ross, Calif., as well as in New York and abroad, and was married previously to Phelps Stokes Hunter of Santa Barbara. Field's first marriage, to Elizabeth G. Brown of Duluth in 1929, ended in divorce 6 years later.

Field is a stockholder in other Stalinist enterprises. The Trade Union Service, Inc., of New York owns a number of labor papers, so-called, published for and by party-line trade unions. The law requiring publication of a statement of ownership has revealed that Field, together with Corliss Lamont and others, has a finger in this pie.

When the Wallace campaign cried for funds last summer, the Vanderbilt scion was quick with his checkbook. His contribution was \$5,000, the maximum permitted by law.

In 1945, Field was issued credentials to attend the top-secret sessions of the Communist Party at the time of Browder's deposition and Foster's ascension to the throne. A member of the organizing committee of the Jefferson School, and later a trustee, Field has served also as treasurer of the New York Council of American-Soviet Friendship. Journalistically, he has been associate editor of the New Masses, chairman of the editorial board of the pro-Communist *Amerasia*; legal owner of *People's Press*, edited and published by Frank L. Palmer, for many years a supporter of the party line.

The Daily Worker sent Field to San Francisco in May 1945, to report on the founding of the United Nations. While there he spoke at a meeting on the United Nations Conference presented by the Communist Political Association of San Francisco.

One of Field's UN columns, Molotov versus Vandenberg at Frisco, contrasted the two

delegates and, quite naturally, favored the Soviet representative. He reported:

"Molotov has given the clearest expression to the views of those who believe the United Nations are here forming an international organization for the related purposes of eliminating the danger of future Fascist aggression and promoting democracy. The Michigan Senator is the leader of those elements who conceive the main task of the new organization to be the policing of the Soviet Union and the promotion of reaction."

Frederick Vanderbilt Field conceives his own main task to be that of a Soviet sentry in the United States. Molotovs may come and go, Soviet policies may be exposed as those of a most reactionary police state, one independent nation after another may fall under Stalin's iron heel, even Titos and Dimitrovs may be denounced by the Politburo as capitalist lackeys, but the intellectually adrift millionaire Communist will remain unswervingly loyal to the great Red father in the Kremlin.

Mr. McCARTHY. Incidentally, this man Field is no shrinking violet. Field uses the term "we American Communists." He is the man who created what is known as the American People's Fund, Inc. The sole purpose of the fund is to act as a repository for funds which are to be doled out to such Communist organizations as Field decides to name. There is no secret about it. He proclaims the fact publicly. He is a man with a great deal of money, which incidentally he did not earn, but inherited. No one who is on the board could have any conceivable doubt that the chairman of the board is a self-proclaimed and leading Communist. Actually, of course, Field is not a leader of Communists. The Communists are simply using him for his money. He would like to regard himself as a leader, and he has proclaimed himself as such, and he is the chairman of the editorial board. Therefore Lattimore could have had no doubt as to the nature of the organization.

One of Lattimore's subtle methods is to put his own ideas in the mouths of some hapless Mongol tribesman, or Chinese peasant, who cannot possibly refute Lattimore's assertions, and does not even know what sentiments are being ascribed to him by the learned professor. For instance at page 140 in *Solution in Asia*, he writes:

Let us take an Uighur in Sinkiang Province * * * who learns that among his near kinsmen, the Soviet Uzbeks, a poor man's children may attend, free, a school at which they are taught in their own language * * *; that they may go on to the university and become doctors, engineers, anything in the world * * * then he is going to think that the Uzbeks are free and have democracy.

Incidentally, the professor is in error here. Stalin's subjects have had to pay for their high school and college education since 1941.

However, the main point is that this passage is clearly designed to batter down any doubts the reader may have, by confronting him with evidence of Lattimore's unique knowledge of people such as Uighurs and Uzbeks, whose names his audience cannot even pronounce and of whose existence they have never heard.

I certainly never heard of them until I took the trouble to read Lattimore's

books, and I have probably pronounced Uighur incorrectly.

The poor Uighurs are forced to act as a ventriloquist's dummy in Lattimore's writing. When he thinks that it would be advisable to have someone voice his own admiration for the Soviet Union, Lattimore needs only to drag in some Uighur tribesmen who are obviously not in a position to contradict him. Since no one else in America knows any Uighurs, Lattimore can safely ascribe to these nomads the greatest love and respect for Communist Russia. So, for instance, in his 1949 book, *The Situation in Asia*, he tells us how in 1949, he "ran into" some Uighur pilgrims on their way to Mecca via the Soviet Union, who said to him: "Haven't you heard? The Russians have democracy. They are good to Moslems."

After a perusal of Lattimore's writings, one begins to feel quite sorry for the Uighurs who have no one else to interpret their sentiments, and in all probability have no idea that a professor at Johns Hopkins has been telling the world how much they love communism.

Whereas Marco Polo found, when he returned to Venice from China and central Asia, that his true reports of this strange and unknown world were not believed, Owen Lattimore has been able to convince his readers and lecture audiences that his fantasies or untruths are the truth.

In passage after passage Lattimore slyly slips in big lies and small, always with the air of a detached observer and student of international affairs. In one place he casually refers to "the trend toward increased personal liberty and economic prosperity which has contributed so much to—Russia's—advantages in competing with us" for the favor of the peoples of Asia, as compared with our tardiness in "the evolution of democratic processes." In another place he refers to the grant by Moscow to Mongolia of "independent diplomatic representation and action." All the evidence available contradicts the first statement, and the second is simply not true. But how many Americans can be expected to know how things are in Mongolia?

Mr. President, in view of the fact that the hour is getting late, I ask unanimous consent to insert in the RECORD at this point a further analysis of the writings of Owen Lattimore, so that I may go on to the next case.

THE PRESIDING OFFICER. Is there objection?

There being no objection, the statement was ordered to be printed in the RECORD, as follows:

In his book, *The Situation in Asia*, published in 1949, Lattimore has gone even farther in deceiving the American people than in his former writings. Also, something new has been added. Formerly, he urged us to recognize only the superior "power of attraction" of the great and good Soviet Union, and the virtues of the Chinese Communists. Now he is also seeking to awaken our fears. This book of his seeks to convince us that, whether or not we like communism, the Soviet Union and its adherents all over the world are certain to win, so we had better appease them if we want to avoid destruction. For instance, he writes: "clearly the Communist ascendancy had become so decisive that it would not be reversed."

It would seem that Lattimore, and others like him, had only two choices after it became increasingly clear to the American people that they had been deluded concerning the nature and aims of the Soviet Union and the Chinese Communists. They had either to retreat, or advance to the offensive. To retreat would have meant that they would be forced to admit: (a) that the Soviet government is neither peace-loving nor democratic nor "progressive," but a totalitarian tyranny; (b) that the Chinese Communists are not nice liberal agrarian reformers unconnected with Moscow, but very "real" Communists under Moscow's orders. To retreat would have meant that Lattimore and his friends in the State Department must sacrifice their reputations and possibly their jobs since they would have exposed themselves as ignoramuses or liars.

Having once hitched their wagons to the Soviet star, they had either publicly to recant, or convince us that the Communists are destined to win and so force us to give way to them. Lattimore has chosen the latter course.

In *The Situation in Asia* he tries to maintain his reputation as an objective and scholarly student of world affairs by admitting to a few unpleasant facts about the Soviet Union and the Communists which are by now too well known to be denied; but his main effort is directed toward frightening us into pursuing a policy of appeasement, by demonstrating that we have no hope at all of stopping the triumphant advance of communism because we are much weaker than we know.

Whereas formerly, when the climate of American opinion was favorable to the Soviet Government, Lattimore forebore to mention anything bad in Russia, he now writes: "No propaganda can hide (from Russia's neighbors) the fact that there is good and bad in Russia."

Since his readers must be expected to know that the Soviet satellite countries are not happy under the Communist yoke, and that Yugoslavia has broken with Russia, Lattimore can no longer rely in putting across his propaganda on the complete ignorance of his readers. Instead, he seeks to turn the tables on America by arguing that Stalin's abandonment of persuasion for compulsion in dealing with subject peoples is due to fear of an American attack and the necessity to consolidate the defenses of the Socialist world against imperialist America. He writes: "When under the pressure of a war scare the Russians feel that there is no time to take it easy, to explain and persuade, or to ease the transitional processes from capitalism to socialism in countries like Yugoslavia, Czechoslovakia, Poland, or Outer Mongolia. They sacrifice the federalizing aspects of nominal political voting equality between big and little states in the common form to what they think is the compelling need for harsh military centralization."

Thus, Lattimore argues, the "Tito crisis broke into the open when in the spring of 1948 . . . we (meaning America) prepared to go onto a war footing."

Lattimore manages even to blame America for Russia's looting of Manchuria. "The Russians," he writes, "were afraid that Manchuria, if its industries were left a going concern, might be turned into an American stronghold on the doorstep of Siberia, so they gutted the factories of Manchuria as they withdrew."

Maybe, Lattimore says, this was a bit hard on the Chinese Communists, who were sure they could hold Manchuria, and were loyal to Russia in all questions of common world policy. But, he remarks, "This ruthless example of the sacrifice of the interests of non-Russian Communists has not diminished the Russian power of attraction in Asia."

In this book, as shown by the above quotation, Lattimore has silently abandoned his

former pretense that the Chinese Communists are not real Communists. The admission that they are under Moscow's orders is used instead to frighten us, now that they control all of China. This in turn is used as an argument for appeasement. Briefly his argument runs as follows:

"The Soviet Union is not at the moment in a position to give economic aid to Communist China, so if America will give such aid without asking for anything in return, if we will refrain from using our economic power to force political concessions, we may be able to prevent all Asia joining up with the Soviet Union against us."

One has only to read the published report of Mr. Acheson's speech to the National Press Club last January to see how closely the State Department line follows the Lattimore line.

The first chapters of *The Situation in Asia* are replete with warnings to America to recognize the limits to our power. He tells us we just have not got what it takes. Russia, he tells us, is stronger than we are largely because of her greater power of attraction, and although the Communist band wagon is not yet completely repaired, anyone who does not jump on it now is a fool, because communism represents progress and is therefore bound to win eventually.

In this book, Lattimore reveals why he is on the side of the Communists. He writes: "To be progressive in politics means to be on the side of that which is going up and against that which is going down."

True, he does not directly assert that he believes this; he says this is Communist theory. But he makes it quite clear that he agrees by telling his readers that when Russians read Stalin's formula for revolution "they are convinced of the farsight and wisdom of their leaders, and have the feeling that their country and their cause are going forward on the tide of history." Stalin's formula, Lattimore continues, "is so electrifyingly exact that it should be studied with cautious respect."

The belief that the Communists are going forward on the tide of history is the keynote of Lattimore's philosophy and teachings. Clearly he is determined to be on the side of the powerful, because, as he tells us, power is the only thing which counts. And since he believes that the Soviets are more powerful than America, he is naturally on the side of the Communists. If, however, America would only stop worrying about moral issues and decide to adopt Communist methods and the Communist philosophy, Lattimore might decide to stick by us.

The issue, Lattimore repeats again and again, "is one of power." Americans are just silly to think that moral issues are important. Besides, we aren't moral anyhow, since everything we do is in our own self-interest. The only reason we do not always act like imperialists is that we sometimes find it more profitable not to do so. The only reason, for instance, that we have behaved better in the Philippines than other Western Powers in their Asiatic colonies is that we just did not need or want Philippine raw materials or sugar.

In case any Americans, inspired by Lattimore's philosophy, should start demanding that we use such power as we have to stop the Communist conquest of Asia, Lattimore hastens to add that there is just one exception to his "power decides" formula. "In China," he warns us, "moral attitudes will take precedence in deciding the future." Since, according to Lattimore, Russia is way ahead of us with respect to moral attitudes in the eyes of Asiatics, we should not imagine that we can win. Our failure so far in China is in fact due to our unmoral attempt to foist a dictatorship on the Chinese people. Soviet Russia has succeeded because she advances by "political infiltration or persuasion which is a moral question."

These totally false arguments are based on an equally false premise, namely, that America did her level best to aid the Chinese National Government and thus prevent the seizure of power by the Communists. The facts are entirely different. But since the State Department has misled the American people in respect to the amount of aid we gave to Chiang Kai-shek's government, Lattimore is here on ground where his ability to tell persuasive untruths has free rein.

Now, Mr. Lattimore is "a great authority" on China. He cannot, therefore, plead ignorance of the true facts. He must know that General Marshall embargoed all arms and ammunition to China in July 1946; that this embargo was not even partially lifted until a year later; and that the first shipment of arms voted for China by the Congress in 1948 did not start arriving until the end of that year. So he must know he is not telling the truth when on page 152 of his book, he writes how much better it would have been "if military aid to the Kuomintang had been suspended," or again, when on page 147 he writes: "All during the period of General Marshall's mission, the Kuomintang kept accumulating American supplies."

Far from giving his readers the facts, he again and again misinforms them about the course and motivation of American policy in China. The incontrovertible facts are that General Marshall was sent to China in December 1945, to try and force the National Government to share power with the Communists. This was the announced purpose of his mission, as shown by President Truman's public statement on December 15, 1945, in which he said that unless and until the Communists were given "fair and equitable representation" in a coalition government, all economic or other aid would be denied to the Chinese Government. Yet Lattimore, far from admitting that United States policy was designed to help the Communists acquire at least equal power with the Nationalists, refers to "American attempts to maintain indirect control (in China) by backing one side against the other in a civil war"; and continues: "The grandiose and disastrous American attempt to determine the character and outcome of the Chinese civil war * * * proved that America does not have the kind of power that can settle Chinese issues" (p. 43).

Further on in his book, Lattimore is indiscreet enough to repeat almost verbatim the charge made by the Chinese Communist radio against America. He writes at page 165:

"It took 3 years and from two to four billion dollars of American money to prove the uselessness of an American attempt to imitate this early Japanese policy in China."

I could cite many other quotations from Lattimore's writings to demonstrate his anti-Americanism. As against his totally unfair and untrue diatribe against America, he insists that Soviet policy "cannot fairly be called Red imperialism." "It certainly," he continues, "establishes a standard with which other nations must compete if they wish to practice a policy of attraction in Asia. Russo-Mongol relations in Asia, like Russo-Czechoslovak relations in Europe, deserve careful and respectful study."

I shall confine myself to mentioning only a few of the most blatant untruths Lattimore has written on other matters. In order to make us believe that Moscow has little or no control over the Chinese Communists, he makes the following false assertion: "The top political and military leadership (of the Chinese Communist Party) is not Moscow trained." Mr. Lattimore, who has been called the best informed American on Asiatic affairs living today, certainly must know this is not true. He is deliberately deceiving his readers. For the Chinese Communists themselves have been proud to acknowledge the fact that almost all of the important leaders

of the Chinese Communist Party are Moscow-trained. Among the many names which could be cited are the following:

Chou En-lai, who headed the Communist delegation which negotiated with General Marshall in Chungking in 1946. Chou En-lai was for years the representative of the Communist Party in China's war-torn capitals and acted as a sort of Communist Ambassador. His charming manners—and skill in representing the Communists as democrats is thought to have been largely responsible for General Marshall's falling into the trap set by Moscow.

Today he is Premier and Foreign Minister of the Chinese Communist Government at Peking.

Li Li-san spent 15 years in Moscow before returning in 1945 to his native land with the Russian Red Army, to become the Communist boss of Manchuria, and Stalin's personal watchdog over the Chinese Communist Party.

The Chinese Communist delegate to the San Francisco United Nations Conference in 1945 was Tung Pi-wu, also a Moscow-trained Communist. Subsequently he became head of the Communist government in Peking after it capitulated to the Communists.

Liu Shao-chi, vice chairman of the present Chinese Communist government, is Moscow-trained.

Jen Pi-shih, the economic dictator of Communist China, is Moscow-trained.

Yeh Chien-ying, the present Communist boss of Canton, who was formerly the Communist delegate to the executive headquarters set up by General Marshall in Peiping in 1946 to direct the truce teams which were supposed to stop the civil war, is another famous Communist leader who was trained in Moscow.

Gen. Liu Po-cheng, the Communist boss of southwest China, known as the one-eyed dragon, is yet another Moscow-trained Communist.

Wang Miu, otherwise known as Chen Shaoyu, a most important man in China, was for years the Chinese representative on the executive committee of the Comintern and is Stalin's personal disciple.

Liu Shao-chi, leading theorist of the Chinese Communist Party, was also Moscow-trained.

Even the Chief of Staff of the Chinese Communist armies, Nich Yung-chun, was trained for his job in Russia.

And if one takes the Chinese Communist leaders, such as Chu Teh, who were not actually trained in Moscow, one usually finds that they were educated in Germany or France by Comintern agents.

Let me mention a few other typical Lattimoreisms:

"Greece is a doubtful stronghold because it is a stronghold in which the garrison is besieged by the populace."

In other words, the Greeks wanted to be ruled by a Communist tyranny.

Another:

"Every one of the east European governments, with the exception of Czechoslovakia, had been Fascist or semi-Fascist."

Another untruth. Poland had a predominantly liberal and Socialist government in exile. Nor is it correct to describe Yugoslavia under its monarchy as Fascist. Mikhailovich, murdered by Tito, after leading the Siberian anti-Nazi forces, can by no stretch of the imagination be designated as a Fascist. But Lattimore makes it clear throughout his book that he accepts the Communist definition of a Fascist as identical with a supporter of a capitalist, or free-enterprise system, such as we have in America.

Having done his best, and a very good best it was, to influence American policy along a line which would lead to the defeat of our loyal ally, the Nationalist Government of China, and to the Kremlin's conquest of China, Mr. Lattimore is now busy telling us

that it is too late to do anything; that there is no longer anything but a corpse in China for us to support. In a debate against Senator FERGUSON, on the American Forum of the Air in Washington, on May 9, last year, Lattimore said:

"Senator, I think we ought to try to get down to the basic realities of the situation. * * * From the American point of view, what can American policy do in the situation? * * * (we are left) with nothing there to support, so we cannot talk of the interests we would have defended if there were something there for us to support."

In Solution in Asia, Lattimore was intent on proving that the Chinese Communists were independent of Russia. He writes (p. 94): "The Chinese Communists were so isolated * * * that they could not receive arms or any other help from Russia, while the intensity of the fight for survival made it impossible for them to slacken or strengthen their civil-war efforts in accordance with 'directives' from either the Third International or the Soviet government. They were on their own."

The period referred to is the late thirties. Now, Mr. Lattimore reads both Chinese and Russian so, if he is in fact the eminent authority he is represented to be, he must have studied the writings and proclamations of the Chinese Communists. So he cannot plead ignorance of the fact that Mao Tse-tung, the leader of the Chinese Communist Party, was then on record as follows—I quote from the Chinese Handbook on Party Organization:

"According to the constitution of the Chinese Communist Party, all who recognize the constitution and rules and program of the Communist International and the * * * Chinese Communist Party may become party members. * * * The Chinese Communist Party was born with the help of the Communist International; it grew up under the guidance of the Communist International, and the Chinese revolution developed under the guidance of the Communist International. The Chinese Communist Party and its central committee, with the exception of the two short periods, have been loyal to the guidance of the Communist International. * * * To carry out the International line and to be loyal to the executive committee of the Communist International is to guarantee the success of the Chinese revolution."

During this same period when, according to Professor Lattimore, the Chinese Communists were on their own, their representative on the executive committee of the Comintern, Comrade Wang Min, wrote as follows in the December 1937 issue of the Communist International:

"The Chinese Communist Party is guided by the new line of tactics of the Seventh Congress of the Comintern, and the historic report made by Comrade Dimitrov." This historical report I should here explain was the one in which Dimitrov laid down the trojan horse tactic for Communists everywhere in the world. They were instructed at this Comintern Congress to get influence inside the liberal movements everywhere by pretending to be democrats in order to destroy the non-Communist world from within.

Comrade Wang Min, in his article, explained that abandonment of the policy of overthrow of the Kuomintang Government, and the pretense of being disciples of Dr. Sun Yat Sen, was only a tactic, and once Japan was defeated the slogan of a Soviet China would be revived.

Now I am ready to believe that Mr. Jessup and Mr. Acheson were so innocent and ignorant as to be taken in by this transparent stratagem. But I do not believe that Professor Lattimore was just an innocent dupe. Not only does Professor Lattimore pride himself on his scholarship and intimate knowledge of Russian and Chinese affairs, but we

also have direct evidence to show that he himself participated in Moscow in working out the tactics to be pursued in deluding the American and other peoples concerning Moscow's designs and plans.

Mr. McCARTHY. Mr. President, in passing I should like to deal briefly with a rather fantastic bill of goods which Lattimore and his friends are trying to sell to the American people and which they apparently are with some success selling to some few members of the press and radio.

I understand that a national magazine of some prominence has been taken in rather completely and is about to run a picture story on it. A well-known radio commentator really swallowed the story hook, line, and sinker. If he is in the gallery, and would like to take a half gainer to the floor, I shall ask the pages to get out of the way.

Sunday night I heard him very dramatically tell his listeners that this man Lattimore, whom McCARTHY accused of being a Communist, rescued the Living Buddha from Mongolia—the Living Buddha, who escaped from Mongolia a step ahead of the Russians.

The reason for bringing the Living Buddha to Baltimore, where he is now teaching at Johns Hopkins, was to have him available when the time came for Mongolia to start its drive upon Russia. According to this radio commentator—I do not have a transcript of the radio address—the Baltimore Living Buddha is to all Mongolians what the Pope is to all Catholics, and the day will come when all Mongolians will rally around the Living Buddha and wrest Asia from Communist control.

I do not blame him so much for having been taken in, because, after all, very few of us have had any reason to make a detailed study of the politics of Mongolia.

I think this is significant in view of the fact that Lattimore and his friends have been making such a tremendous attempt to foist such a fantastic story on the American people as proof that Lattimore cannot be a Communist.

A number of things should be mentioned, however, one is that if this living Buddha fled from Moscow ahead of the Russians, it must have been about 25 years ago, because Russia has had almost absolute control of Mongolia for approximately that period of time. Also it should be mentioned that living Buddhas actually are not very scarce in Mongolia, in that they are merely priests or ministers of Lamaism.

Normally, I would not want to take the Senate's time with this subject, but I do think that because of the fact that there is apparently an attempt to use this living Buddha as proof that Lattimore is a loyal American, it might be well to give you a very brief picture of just how important to the politics of Asia is the Baltimore living Buddha.

Lamaism is a form of Buddhism believed chiefly by peoples of Tibet and Mongolia, and is a mixture of Buddhism and shamanistic practices.

Lamaism believes in reincarnation. After the death of a Hutuktu, that is, the living Buddha, his spirit is said to reappear in the person of some boy born

at the time of his death, and thus comes forth reembodyed.

Mr. DONNELL. Mr. President—
The PRESIDING OFFICER (Mr. HOL-
LAND in the chair). Does the Senator
from Wisconsin yield to the Senator
from Missouri?

Mr. McCARTHY. I yield.

Mr. DONNELL. I should like, if I may, to have the attention of the Senator from New Mexico to this question. I interrogated the Senator a little while ago in regard to some observations by the House Committee on Un-American Activities in 1944. I call another matter to the attention of the Senator from Wisconsin, and ask him for whatever observations, if any, he sees fit to make upon it. I refer to the hearings before the Senate Subcommittee on Immigration and Naturalization of the Committee on the Judiciary, which occurred in September 1949, and particularly to a part of each of two pages referring to Frederick Vanderbilt Field, to whom the Senator referred. I ask the Senator what comment he will make upon what I shall read.

A question was asked by Mr. Dekom, who is one of the staff of the Senate committee, as follows:

Are you familiar with the Committee for a Democratic Far Eastern Policy?

The witness, a Mr. Huber, said:

Yes; I am. That is a Communist front set up to promote the Communists in China and the Far East generally; that is, to propagandize the American people on behalf of communism in Asia. This organization was formed at the home of Frederick Vanderbilt Field, who is an ardent supporter of the Communist Party as well as a writer for its publications. In connection with this organization, I was able to attend a closed meeting of the Committee for a Democratic Far Eastern Policy held in the library of the building at 23 West Twenty-sixth Street, New York, which houses the offices of a number of Communist-front organizations. Paul Robeson has his offices there. The building is owned by Frederick Field. Only known persons were admitted to this meeting, and about 60 were present. Ira Golubilin was the chairman.

Then, at page 580, referring to a meeting held December 3, 1944, he said:

On December 3, 1944, I attended a party of leading Communist functionaries in this country given at the home of Seymour Copstein, a Communist professor, honoring Alexander Trachtenberg. Trachtenberg is the president of International Publishers, the Communist publishing house in New York City; a member of the national committee of the Communist Party; and on the board of directors of the Jefferson School of Social Science.

There were about 30 people present, and admission was by invitation only. Only old and trusted friends of Trachtenberg were invited. Entertainment was furnished by Richard Dyer-Bennett, who sang and played folk songs of Russia.

Then he gives a list of the guests, saying, "The guests included," and among others is the name of Frederick V. Field. Mr. Lattimore was at one time a member of the Amerasia Board, but I would not say, without reference again to the papers, which I do not have before me, that he was a member at the same time Mr. Field was, but I ask, does the information in this hearing, developed in the testimony before the Senate committee

in 1949, indicate to the mind of the Senator that Frederick V. Field possessed the qualifications which the Senator has previously indicated, namely, of "close communistic affiliations"?

Mr. McCARTHY. Field goes beyond that. There can be no doubt about Field. He himself said, "I am one of the leading Communists." He himself said, "My mission is to communize the world." He is deluded by the idea that the Communists consider him as a leader. Actually the Communists in this country consider him as a stooge, whose money they use.

Mr. DONNELL. Without reference to documents, a moment ago I said I was unable to state whether Mr. Field and Mr. Lattimore had been on the board at the same time. I call attention to the fact that on page 1446 of the House hearings it is recited that the editorial board consisted of Field as chairman, Jaffe as managing editor, and several other members, including Mr. Owen Lattimore.

Mr. McCARTHY. I shall develop that point later. Frederick V. Field was also on the board of trustees of the American Council of IRP, as was also Alger Hiss, as was also Owen Lattimore, as was also Philip Jessup.

In 1947 one of the members of the board, one of the good American members, insisted that there be an investigation to determine the extent to which the Communists had taken over control of the American Council of IRP. That was very vigorously opposed. Keep in mind that at that time Frederick V. Field was a member of the board. Hiss was then a member, or was shortly thereafter. Lattimore was a member of the board. One of the men who vigorously protested, and sent a letter over his name, which I have, objecting strenuously to any such investigation, was our Ambassador at Large, Philip Jessup. I intend to go into that later. So this man Field has had many activities. For the information of Senators, I have a photostat of the letter which I shall place in the Record later, to show how Field used some of his money. I wish the Senator from Missouri would not ask any questions about that now.

The most important Hutuktu—living Buddha—is the Dalai Lama, who is the temporal head of Tibet. The next in importance is the Panchan Lama, who is technically the spiritual head of Tibet. During recent decades, however, the Panchan Lama was driven out of Tibet by the Dalai Lama, and now the Chinese Communists are using the Panchan Lama as a puppet to regain control in Tibet. The temporal and spiritual head of Tibet is therefore the Dalai Lama, with headquarters in Lhasa, Tibet.

The other important Hutuktu, the Djebsung Damba Hutuktu, was not reembodyed since 1924.

Of the important living Hutuktus, the following are the most prominent: Changchia Hutuktu, Galdan Siretu Hutuktu, Minchur Hutuktu, Chilung Hutuktu, Namuka Hutuktu, Achia Hutuktu, Lakuo Hutuktu, Tsahantarkhan Hutuktu.

A Hutuktu—living Buddha—thus is a religious title. It is not hereditary, but

chosen by the process of reincarnation. It represents the top of a series of religious offices. There are, however, hundreds of Hutuktus existing simultaneously, and there are some who are more important than others. The relative importance is mostly determined by the territory over which each exercises control, and there are Hutuktus who control no territory at all.

The Mongols do not live exclusively in Mongolia. Wherever there are Mongols, they are divided traditionally into leagues—such as Ulanab League, the Ikhchao League, the Alashan League, and so forth—and the leagues are in turn divided into banners. The Hutuktus—living Buddhas—sometimes are heads of these leagues; these are important. Others are heads of banners; they are less important. Still others only get the title without any territory; they are the least important.

Diluwa Hutuktu—now teaching in Johns Hopkins University—comes from the Mongols in the Chinese Province of Chinghai, with headquarters at Kokonor—Blue Sea.

So far as I know he never was in Mongolia. So it must have been that one of his ancestors escaped ahead of the Communists by fleeing from Mongolia.

The Kokonor Mongols are divided into two leagues and 29 banners. They are a very minor branch of the Mongolian race, because Kokonor is overwhelmingly populated by Mohammedans.

Although Lattimore's Diluwa is a Hutuktu by reason of religious attainment, he is the head of neither a league nor a banner and is a very minor figure, he is not included in any list of living Buddhas, such as the list given above.

Diluwa Hutuktu is primarily a religious teacher, with a handful of disciples, some now in Baltimore, and some in Tibet. He has none in Mongolia.

The whole edifice of Mongolian Government is guided very strictly by the rule of seniority. It is not possible for an individual priest, whatever his rank in the religious hierarchy, to achieve any degree of power and allegiance unless he has followed the trodden path of promotion.

In this connection I have before me an affidavit—this is the affidavit which I asked the able junior Senator from New York [Mr. LEHMAN] to glance at—of an American citizen who, for a considerable period of time, edited several newspapers in China and who knew Lattimore while he was in China.

It deals in complete detail with background facts which explain rather clearly why the Living Buddha and his two friends are in Baltimore. This affidavit is also being turned over to the FBI. I might say that this affidavit certainly does not indicate any great plan to use this Living Buddha to reconquer Asia from the Communists. In fact, I might say it deals with nothing grand of any nature.

We next come to Dr. Philip Jessup who is an important part of this entire picture. Perhaps the kindest thing that can be said about Dr. Jessup is that he was simply an unwitting but very willing stooge of the brilliant Owen Lattimore. Unfortunately, however, the dam-

age which he has done is as great as though he were selling out for 30 pieces of silver.

Mr. Jessup, either knowingly or otherwise, became the very, very valuable tool of the Communists in 1943. In order to fully understand the picture at that time it might be well to again recite some history of the Institute of Pacific Relations.

I now ask unanimous consent to have printed in the RECORD an article entitled "IPR—Tokyo Axis," written by Sheppard Marley, and published in the December 1946 issue of Plain Talk.

The PRESIDING OFFICER (Mr. HOL- LAND in the chair). Without objection, it is so ordered.

The article is as follows:

IPR—Tokyo Axis

(By Sheppard Marley)

Some time ago the Institute of Pacific Relations placed the following notice in the personals column of the Saturday Review of Literature:

"Long on curiosity—short on time? IPR popular pamphlets make you a scintillating conversationalist on the Far East. You can deftly discuss everything from Australian slang to the problems of China and the Philippines. Send for a list of Institute of Pacific Relations pamphlets today. Box 939-K."

If a reader of this semi-intellectual lonely-hearts column had made a slight error in the box number and written to 938-K instead of the IPR's 939-K, she would have received an answer from the gentleman who inserted the following notice in the same issue: "Will lady in a quiet castle seek spiritual relaxation through exchange of correspondence with a highly learned gentleman?"

What the IPR copy writer deftly neglected to mention in this prospectus designed for the busy dilettante was that the publications of the Institute of Pacific Relations are likely to make the deft conversationalist sound similar to a Daily Worker editorial, though on a much more genteel level. For the IPR is still another of the respectable moneyed organizations into which fellow travelers have infiltrated and have developed workers in their own image. The peculiar conjuncture of social conditions and psychological ailments which has resulted in the dissemination of Stalinist propaganda by groups supported mainly with capitalist money is a problem for the academicians. Here we merely offer another case study.

The Institute of Pacific Relations came into being in July 1925, in Honolulu, at an international conference of which the chief engineer was Mr. Edward C. Carter, the present executive vice chairman of the American Council of the Institute of Pacific Relations and apparently its most influential officer. The intricate nature of the administrative set-up of the Institute makes it ideal for control by a few well placed persons. Small wonder then that many of its leading and most prolific writers are dependable fellow travelers who faithfully follow the tortuous path Stalin sets—even if they have to slow down around the sharp turns of Soviet policy.

The institute's activity seldom reaches any large section of the public directly, and few persons know that it exists. It is doubtful if 1 out of 1,000 of the parents of boys who fought their way across the Pacific, from Guadalcanal to Okinawa, has ever heard of this organization. Yet in Government circles, including those where America's high policy in the Pacific is determined, the influence of the Institute of Pacific Relations has been enormous and is apparently growing.

During the recent war, the Institute supplied many agencies with experts on the Far East. Four IPR staff members worked

for the China section of the UNRRA. Three others did research for MacArthur's headquarters on Japanese reconstruction. William L. Holland was the head of the OWI in China. Owen Lattimore was President Roosevelt's gift to Chiang Kai-shek for a time and President Truman's special adviser to MacArthur as well as Far Eastern head of OWI. The IPR supplied lesser lights to the OWI, OSS, and the State Department. Not all of these workers who joined Government agencies were Communists or fellow travelers. The IPR, however, frequently provided research specialists who were interested mainly in the furthering of Stalin's aims in the Far East.

Many IPR trustees reached positions of considerable importance. In 1941, Lauchlin Currie was President Roosevelt's special emissary to China. William C. Johnstone worked on a special assignment for the State Department. George E. Taylor was director of the OWI's Far Eastern Section and later in the State Department's Office of International Information and Cultural Affairs. Benjamin Kizer, a Spokane lawyer, headed the UNRRA in China.

The Institute's aid to the Government was not limited to supplying experts of varying degrees, for the Government bought 750,000 IPR pamphlets for soldiers in the Pacific and Asiatic theaters. Schools, too, have been influenced by IPR publications, especially the series published jointly with the Webster Co. of St. Louis, designed for a 14-year-old reading level. In three and a half years this series sold over a million copies.

Another way in which the IPR influences public opinion is through the newspapers and periodical press. As the IPR itself does not tire of saying, no one seems to know anything about the Far East. The harried editorial writer is immeasurably pleased, then, when he sees on his desk a neat publicity release and a copy of an article on some aspect of Chinese politics which he can now proceed to discuss as deftly as though he had read the IPR's notice in the Saturday Review of Literature.

Like most associations into which the Communists and fellow travelers have moved, the IPR reveals certain inconsistencies and peculiarities of policy that can be explained only by the ideological affiliations of its most important figures.

Operating more cleverly in IPR than in most groups they have entered, the Communists and their friends have been able to keep the reputation of this outfit pretty clean. But evidence of their work is easily noted when one takes the IPR material in bulk and breaks it down into two types—the controversial and noncontroversial. What has buffaloesd most readers of IPR books, pamphlets, and periodicals is that so much of the stuff is of a very scholarly nature, not at all on subjects that arouse the emotions any more readily than do articles on Chinese pottery. Yet in the last decade or so at least two out of every three articles in IPR's two journals—Pacific Affairs, quarterly, and Far Eastern Survey, biweekly—on such hot subjects as Chinese politics, the Soviet Union, and the general political situation in the Far East, with respect to those two countries and the United States, have been written by such staunch defenders of Stalin as T. A. Bisson, Owen Lattimore, Harriet Moore, Laurence Salsbury, and others not too numerous to mention in due time.

It may be claimed that by selecting excerpts and quoting "out of context" any writer can be shown to believe almost anything. This is frequently true. Yet the weight of the evidence that links the IPR to the Communist line is too great to pass off with such platitudes. The writings of the fellow travelers and outright Communists in IPR publications constitute only a small part of the total IPR material—but they constitute its most vital part, and they

deal with the subjects that are most significant for American foreign policy, international relations, and public education.

The IPR's chief method of disclaiming responsibility for what appears under its sponsorship is to include a statement in its publications that the views expressed are those of the writers, not of the IPR or any of its component units. But no one is ever fooled by such disavowals, not even IPR people. Owen Lattimore, who edited the IPR quarterly Pacific Affairs from 1934 to 1941, wrote in a report of the IPR secretariat in 1936: "The fact that there is a printed notice in each number [of Pacific Affairs] specifically declaring that each contributor is personally responsible for his own statements of opinion and that neither the national councils nor the institute as a whole can be held responsible has meant little."

The IPR has often protested that it does not select its writers according to their political beliefs, but because of their scholarship and research ability. One wonders, nevertheless, whether the bulk of the IPR publications would yield an impression any different from the one it does now if it were not being used as a front for Communist propaganda. It could hardly do better work for Stalin even if it had been set up by his agents.

The Institute of Pacific Relations is composed of 10 member bodies from each of the following countries: Australia, Canada, China, France, Netherlands-Netherlands Indies, New Zealand, the Philippines, the United Kingdom, the Soviet Union, and the United States. The Pacific Council, nominally the ruling body, has one representative from each of these national councils. With the members of the Pacific Council scattered over thousands of miles there is little centralized control. Actually the American council is the main unit, and the one most familiar to Americans as well as the one most afflicted with the disease of Stalinist apologetics. Like the parent organization, the American Council is itself a nightmare of administrative complexity. In recent years there has been no meeting of the membership, which now is just below 2,000.

Genuine power in the American Council of the IPR is vested in the executive committee of the board of trustees. Of the eight members of this ruling group, the four most vocal are Communists and fellow travelers. This is what the broad and respectable front of IPR conceals. The big four are Edward C. Carter, Frederick Vanderbilt Field, Harriet L. Moore, and Owen Lattimore. All four, with the recent exception of Field, who has joined the Communist Party, move exclusively on the higher levels of gentility in American academic and political life.

Edward C. Carter, the leading light in the IPR, is not the intellectual type. He has written rather infrequently, but his affiliations are nevertheless enlightening. For many years he was on the board of directors of the American-Russian Institute, which publishes a quarterly dedicated to the scholarly adulation of all that takes place in Stalin's Russia. He has contributed to Soviet Russia Today, a less esoteric market for pro-Soviet articles. In 1938 he signed a statement, published in that magazine, defending the Moscow mock trials. During most of the war years he was a member of the board of directors of Russian War Relief.

The case of Frederick Vanderbilt Field is more obvious. Now a member of the Communist Party, Field is the Daily Worker's special expert on the Far East, and an associate editor of the Communist weekly, New Masses.

Harriet L. Moore has the usual Communist-front connections. She was secretary of the Russian War Relief and a member of the board of directors of the American-Russian Institute, whose publications she edits. She has also been on the editorial board of

Amerasia, long a tooter of Stalin's horn among those interested in far eastern affairs. This is the magazine which figured as the focal point in the State Department espionage case, as reported by E. S. Larsen in Plain Talk for October.

Of the four chief policy makers of IPR, Owen Lattimore is the best known and most respected in academic circles. He is now director of the Walter Hines Page School of International Relations at Johns Hopkins University. He too had served his stint on the editorial board of Amerasia, and has defended the Moscow purge trials.

Through his editorship of the quarterly, Pacific Affairs, from 1934 to 1941, Owen Lattimore was able to exert considerable influence in IPR. When he took it over, Pacific Affairs was dull, unknown, and devoted mainly to research and statements apparently carefully pruned to remove the slightest trace of a positive point of view about anything more controversial than the depth of the Sulu Sea. As fascism spread and the threat of war increased, Lattimore published articles that took a forthright stand, but in general he followed the popular front line then in vogue. Pacific Affairs contained contributions generally favorable to Soviet Russia, against America's neutrality policy, and in praise of the Chinese Communists.

Is the IPR a pressure group or a research outfit? The letter from Owen Lattimore to Edward C. Carter, which we are publishing on page 18, a remarkable document in several respects, should settle this question once and for all, although the stream of highly opinionated writing emanating from the IPR for years furnishes a clear-enough answer. Three characteristics stand out in a study of the IPR publications:

First, there is not to be found in its literature any fundamental criticism of the Soviet Union, either of its internal regime or its foreign policy.

Second, there has been abundant and vigorous criticism of the Chinese Government and, especially in recent years, equally strong and prominent espousal of the cause of the Chinese Communists.

Third, there was until Pearl Harbor relatively little criticism on the part of the IPR of Japan's internal regime or its foreign policy.

Indeed, in the light of the accompanying letter from Mr. Lattimore to Mr. Carter and of the additional pieces of evidence as to the IPR's ties with the Japanese imperialists, there is room for a congressional inquiry into this still dark field. In a subsequent article, we shall deal with the first two aspects of the IPR's activity, namely, its pro-Soviet and anti-Chiang Kai-shek stands. Here we shall confine ourselves to five salient features of the strange marriage between the IPR and the Japanese war lords:

1. Owen Lattimore wrote his letter on May 18, 1938, less than 10 months after Japan launched its undeclared war on China and but a few weeks after Hitler's annexation of Austria, events which were regarded in Moscow as the beginnings of World War II. In this missive Mr. Lattimore proposed the dismemberment of China and a settlement with Japan on the basis of "what China is and what Japan is, as of 1939, rather than what either country was as of 1936." The occasion for this communication was a memorandum by a Chinese pro-Communist, Chen Han-seng, who had outlined a study of Chinese foreign policy to cover the period of 1931-39. Mr. Carter, upon the receipt of the extraordinary letter, is on record in a memorandum, dated May 20, 1938, addressed to Miriam Farley of the IPR, as follows: "This morning I have received Owen Lattimore's comment with which, of course, I agree." All that remains to be added on this point is that neither Mr. Lattimore nor Mr. Carter made clear the purpose of the proposed settlement. Was it intended to help Japan re-

tain the vast areas in North China gained by her aggression or to enable the Chinese Communists to extend their domains as they did in 1945?

2. Lattimore's suggestion, with which Mr. Carter agreed, contemplated direct action by the IPR in the political field, something which it has been at pains to deny frequently. As recently as October 24, 1946, Mr. Carter wrote to a critic of his organization: "The IPR is not an action group, and I can assure you it has never set up an action group of any nature whatever." It is obvious from Lattimore's letter that in pressing for terms of settlement the IPR certainly qualified as a pressure group, which is hardly distinguishable from an action group.

Is it possible that Mr. Carter, finding himself on the horns of a dilemma, really had meant to endorse the idea of turning over half of China to the Communists and not to the Japanese? For this is what he wrote on October 24, 1946:

"One of your most fantastically inaccurate statements is the accusation that Mr. Owen Lattimore, back in 1938 and 1939, advocated peace in China by turning over half of China to the Japanese. Mr. Lattimore was far ahead of the vast majority of Americans in recognizing the nature and danger of Japanese aggression—years before our Government and people were fully alive to its menace."

3. In 1936, a Japanese scientific expedition was permitted by the United States to cruise freely in the waters along the Alaska coast, where it took soundings. Around the same time the Japanese tried to establish fisheries rights in the same area. In both of these ventures, it has been charged by Miller Freeman, Pacific-coast publisher and former Navy Intelligence officer, that the Japanese were aided by the chairman of the American Council of the IPR at the time, who was also a member of a special advisory committee on trade and commerce in the Department of State.

4. Upton Close, writer and radio commentator, made the following signed statement: "A few days prior to the Pearl Harbor disaster, Mr. Trammel [of the National Broadcasting Co.] received a letter from E. C. Carter, head of the Institute of Pacific Relations, demanding that I be dropped from the air because I was anti-Japanese."

5. The Japan Council of the IPR served the interests of aggression. A dispatch of December 7, 1945, by Frank Kelley, then in Tokyo as correspondent for the New York Herald Tribune, describes how in Japan the IPR was used as a front for imperialist purposes. Prince Fumimaro Konoye, who was Premier of Japan during much of the crucial period between the renewed war on China in 1937 and the attack upon Pearl Harbor 4½ years later, took a deep interest in his country's IPR chapter. He put his personal trusted aides into the key posts in the Japanese IPR, which was supported largely with funds contributed by the very industrialists who helped the militarists plan and carry out wars of aggression throughout the Pacific area. It was Konoye who had ordered the preparation of a report explaining Japan's need for expansion because of population pressure. This report was read to the IPR international conference of 1936, which was held in Yosemite National Park, in California.

The chief secretary of the Japan Council of the IPR, according to Mr. Kelley in the Herald Tribune, was Tomohiko Ushiba, Konoye's private secretary. Through Ushiba, Prince Konoye kept in touch with Edward C. Carter, then chief of the IPR's international secretariat, so that he could keep watch on American State Department policies. Far-eastern experts, such as abound in the IPR, must surely have known that Prince Konoye was among the leading exponents of Japanese aggression for many years before Pearl Harbor. Yet there is no

evidence that the institute ever took any steps to prevent its use as a front for the dissemination of propaganda in the United States and for the gathering of inside political and military information about this country.

Unlike the pink pills served by Dr. Carter when treating Russia or China, these five points bearing upon the relations between the IPR and the imperialists of Japan cannot be sugar-coated. The responsible directors of the IPR, which is in the nature of a higher educational institution, owe it to the public to probe fully into its baffling ties with the Mikado's servants. Considering the semiofficial status which the IPR has acquired in the policy-making branches of the Federal Government, the Congress owes it to the country to investigate the history of the organization, its obscure foreign links, its unduly complex administrative set-up, and its alliances with pro-Soviet and pro-Communist elements both at home and abroad.

SAN FRANCISCO, CALIF., May 18, 1938.
MR. EDWARD C. CARTER,
New York City.

DEAR CARTER: I have just been reading with great interest Chen Han-seng's memorandum of 27 April attached to your letter of 9 May. As I shall be going with Fred¹ to a regional conference at Seattle at the end of this week and so shall have to miss Holland when he passes through, I am replying directly.

As usual, Chen Han-seng has picked out the really crucial points. The IPR stands to maintain and increase its reputation by presenting the constructive possibilities of a far-eastern settlement. All reactionary estimates of "What is China?" will be based on prewar China and will exclude changes occurring in the course of the war. In pressing for terms of settlement, the IPR is in a better position than any other agency to gage the character and extent of changes occurring during the war; it could and should establish what China is and what Japan is, as of 1939, rather than what either country was as of 1936.

Of course in order to establish the "is" of 1939, the taking-off point must be the "was" up to 1937; but the "was" should be only the taking off point and the major emphasis should be consistently applied to the processes of change in 1937 and 1938 and the levels attained and further trends indicated as of 1939.

Your very sincerely,

OWEN LATTIMORE.

MR. MCCARTHY. This institute consists of the councils of 10 nations having interests in the Pacific. As originally set up it was in no way controlled by the Communist Party. Since its creation it has had on both the board of trustees and the executive committee a very sizable number of outstanding and loyal Americans. Membership on the board of trustees or on the executive committee in no way in and of itself indicates any Communist sympathies or leanings. Apparently the board of trustees was not a prime target for the Communists. Of the 50 members, as far as I know, not more than 10 to 15 at any time were Communists or fellow travelers. However, as far as I know, the board actually never meets, but does its business by having the various members send in their proxies.

The executive committee, however, consists largely of trustees who live in or near New York and is 10 in number. The executive committee in effect controls the institute. The executive com-

mittee is a prime target for the Communists. The Communists apparently try to have on the executive committee at least four or five members of the party or fellow travelers upon whom they can depend at all times. This, of course, is not a majority but the committee is made up of busy men and the attendance at meetings apparently is such that even three or four can control the activities of the institute.

Then there is the research advisory committee, the principal function of which is to edit and pass upon the material which goes into the American Council's publication, *Far Eastern Survey*.

Dr. Jessup was vice chairman of the American Council and chairman of the research advisory committee for some time. Under him the council's biweekly publication, *Far Eastern Survey*, pioneered the smear campaign against Chiang Kai-shek and the idea that the Communists in China were merely agrarian reformers and really not Communists at all. Of this campaign the former editor of the *Daily Worker*, Louis Budenz, on March 19, 1949, in an article in *Collier's* entitled "The Menace in Red China," had this to say:

Most Americans during World War II fell for the Moscow line that the Chinese Communists were not really Communists but agrarian reformers. That is just what Moscow wanted Americans to believe. This deception of United States officials and the public was the result of a planned campaign. I helped to plan it.

The first blast in this campaign was fired in Jessup's publication on July 14, 1943, in an article signed by T. A. Bisson. I think it might be here important to call attention to the record of this man Bisson, who as I recall was allowed to resign from the State Department because of his Communist connections in 1946.

I have here a photostatic copy of a letter to Bisson, which I briefly discussed in answer to a question the Senator from Missouri [MR. DONNELL] asked. As I have stated, this is a rather fantastic document coming from the man whom Mr. Jessup used to initiate the smear campaign—a rather fantastic document coming from a man high up in the State Department, but not too fantastic, however, when coming from a man who worked under Frederick Vanderbilt Field on Amerasia. This is written to the International Missionary Council, 419 Fourth Avenue, New York City. It reads as follows:

I have just noticed the statement in the *Herald Tribune* that the National Christian Council is cooperating with the Nanking government in "rehabilitating the Red-ravaged districts." Could you tell me whether this step is approved by the boards at home, or is it taken only on the NCC's initiative? In my opinion, any such collaboration involves great risks for the future of the whole Christian enterprise in the Far East.

In other words, any help to the poor people in the Red-ravaged area, in Bisson's opinion, endangers the Christian endeavor in the Far East.

He further says:

The Nanking government is under fire from many Chinese progressives for its direct

tie-up with western imperialism, particularly its reliance upon foreign aid in the anti-Communist campaign.

Mr. President, Senators should keep in mind that at that time Bisson was in the State Department and was an important figure—I beg pardon; he may not have been in the State Department at that time. I am not sure. I do not recall at what dates he was in the Department.

Then Bisson, the writer of this letter, goes on to point out that this missionary group should be careful not to make the mistake of aligning itself "against the great progressive movements of the future in the East."

Mr. President, I ask unanimous consent to have the entire letter printed at this point in the *Record*.

The postscript to the letter is very interesting. In it Bisson says:

I would strongly advise every prospective missionary to China to read "Chinese Destinies," by Agnes Smedley.

Mr. President, in case any Senator does not understand the significance of that reference by Mr. Bisson, I refer now to page A707, Appendix of the *CONGRESSIONAL RECORD*, volume 95, part 12, which contains a report by the National Military Establishment or, more specifically, by General MacArthur's intelligence unit, which report was inserted in the *CONGRESSIONAL RECORD* by Representative HAROLD LOVRE. Let me quote briefly from the *CONGRESSIONAL RECORD* at that point, for it gives a direct quotation from General MacArthur's intelligence unit report. This covers the individual whose book Bisson says all prospective missionaries should study before they will be qualified to become missionaries to China.

THE PRESIDING OFFICER. Let the Chair inquire at this time whether the Senator has offered for the *Record* the letter to which he has just referred.

MR. MCCARTHY. I have.

THE PRESIDING OFFICER. Without objection, the letter will be incorporated in the *Record*.

The letter is as follows:

FOREIGN POLICY ASSOCIATION, INC.,

New York, November 4, 1933.

DR. A. L. WARNAHUIS,

International Missionary Council,
New York City.

DEAR DR. WARNAHUIS: I have just noticed the statement in the *Herald Tribune* that the National Christian Council is cooperating with the Nanking Government in "rehabilitating the Red-ravaged districts." Could you tell me whether this step is approved by the boards at home, or is it taken only on the NCC's initiative? In my opinion, any such collaboration involves great risks for the future of the whole Christian enterprise in the Far East. The Nanking Government is under fire from many Chinese progressives for its direct tie-up with western imperialism, particularly its reliance upon foreign gunboats in the anti-Communist campaign. If, now, the Chinese Christian Church links itself up with the Nanking regime, which maintains its power through a continuous "white terror" against the Chinese workers and peasants, its future will be deeply compromised. Henceforth it will flourish or decline in accordance with the fluctuations in the political fortunes of a regime of capitalist exploitation that is steadily outraging the elementary sense of

¹ Probably Frederick Vanderbilt Field, millionaire Communist.—Editor.

justice of the Chinese masses. Is it wise for the Chinese Christian Church to take sides in a political struggle of this importance? Might it not be the part of statesmanship to maintain a neutrality that would enable the church to succor the victims on both sides of this domestic conflict? In the long run, I feel convinced that the workers and peasants of Asia will throw off the yoke of foreign imperialism and native exploitation, and assume control of their own political destinies. Is the mission enterprise looking ahead toward this future, and laying its plans accordingly?

Frankly, I believe that the whole future of the Christian Church—in the West as well as in the East—is bound up with the answer to this question. In many ways, the modern church has demonstrated its wisest and most forward-looking policies in connection with the youthful churches in Asia. It is for this reason that I question the wisdom of this reported step of the National Christian Council, which, in my opinion, will align the mission enterprise against the great progressive movements of the future in the East.

Sincerely yours,

T. A. BISSON.

P. S.—I would strongly advise every prospective missionary to China to read *Chinese Destinies*, by Agnes Smedley.

Mr. McCARTHY. Mr. President, in paragraph (e) of the report of General MacArthur's intelligence unit, we find the following:

Agnes Smedley, American-Soviet spy: This American, Miss Agnes Smedley, has been one of the most energetic workers for the Soviet cause in China for the past twenty-odd years.

The Army intelligence report then goes on to state that much harm has been done by Agnes Smedley—

but perhaps it could be mitigated if she is now exposed for what she is, a spy and agent of the Soviet Government.

So we find that Bisson, who either then or later was a State Department employee, and, incidentally, also was one of the members of the Amerasia editorial board, was urging that all prospective Christian missionaries to China, in order to qualify themselves, should read Agnes Smedley's book. I give this information on Bisson because he is the man whom Jessup used to pioneer the smear campaign against Chiang Kai-shek.

Lest anyone question Jessup's control over Far Eastern Survey, let me call to your attention that the Chinese consul objected strenuously to the Bisson line being carried in the Institute of Pacific Relations publication. He was referred to Jessup, who made the magnanimous offer that he would print his answer to Bisson's letter. However, before printing the Chinese consul's answer, Jessup submitted the letter to Bisson and obtained for publication in the adjoining column Bisson's criticism of the Chinese consul's answer in an obvious attempt to ridicule, twist, and distort the meaning of those loyal Chinese who were backing our ally, Chiang. There can be no question there as to where Jessup stood.

Within a matter of weeks after Jessup's labeling the Chinese Communists as land reformers, the Daily Worker and Isvetzia also took up the line of comparing the Chinese Communists with "Iowa farmers."

Professor Jessup must, therefore, be credited by the American people with

having pioneered the smear campaign against Nationalist China and Chiang Kai-shek, and with being the originator of the myth of the "democratic" Chinese Communists.

From that time onward we witnessed the spectacle of this three-horse team of smears and untruths thundering down the stretch—Jessup's publication, Far Eastern Survey, the Daily Worker, and Isvetzia. What an effective job they did can best be demonstrated by the fact that this was the line which the State Department followed in formulating its far-eastern policy, right down to the last comma.

I personally have stated that I thought that Jessup was a well-meaning dupe of the Lattimore crowd. However, I do not think the decision on that point is up to me; but rather, it is up to the Congress and the American people.

In that connection I hold in my hand two photostats which I think may interest the Senate and the American people mightily.

In order to recognize the significance of these two documents, it might be well for me to digress for a minute and give the background of one Frederick Vanderbilt Field.

Of course, Mr. President, I believe it will be unnecessary for me to go into detail in that respect, in view of the fact that we went over that matter in great detail in connection with the questions asked by the Senator from Missouri [Mr. DONNELL]. Suffice it to say that Frederick Vanderbilt Field acknowledges, proclaims, and brags about the fact that he considers himself one of the top Communists in this Nation. In passing, I may state that he also contributed \$5,000 to the Wallace campaign in 1943.

Getting back to the photostats of the documents in question, we should keep in mind that Jessup pioneered the fictional idea that the Communists of China were not really Communists at all. He did that in July 1943. That is when the campaign started.

I now hold in my hand two photostats, one being a photostat of a check in the amount of \$2,500, signed by Frederick Vanderbilt Field, and made payable to Jessup's organization, the American Council of the Institute of Pacific Relations. This check is dated September 12, 1943, and was cashed by the Institute.

I also hold in my hand another check, signed by the same man, the man who says, "I am the outstanding American Communist"—Frederick Vanderbilt Field. This check is in the amount of \$1,000, and was made payable, also, to Jessup's organization, the American Council of the Institute of Pacific Relations. The check is dated November 27, 1942; and this check also was cashed by that Institute.

Incidentally, Mr. President, these checks came, not from Field's own personal account, but from the American People's Fund, Inc., which is a repository created by Frederick Vanderbilt Field for funds for whatever Communist or Communist-front enterprise he saw fit to support. In other words, the American People's Fund, Inc., has no function what-

soever except to act as a bank for funds to be turned over to such Communist enterprises as Field decided to contribute to.

Therefore, we find Jessup in 1943 using his magazine to sell to the American people the identical line followed by Isvetzia, one of Soviet Russia's official papers, and also the line followed by the Daily Worker, which, as everyone knows, is the official Communist newspaper in this country, and at the same time receiving funds to support the publication from a man who publicly proclaimed that he was one of the top Communists in this Nation—Frederick Vanderbilt Field.

Whether Jessup was simply a dupe or whether he was publishing the party line for a fee, I leave to the Senate to determine. However, when we consider that Jessup, using Bisson as the writer, started that campaign to smear; and when we consider that in his publication he followed the Communist Party line right down to the dotting of every "i" and the crossing of every "t"; and then when we consider that he got money for it—\$3,500—from the man who says, "I am the outstanding Communist in this Nation," then I leave it to the Senate to decide whether he was a dupe—if so, he must have been an extremely stupid one—or whether he knew what he was doing for a fee.

Lest Jessup say he did not know Field's connections and Field's communism, let me again point out that Field made no secret of the fact that he went all-out in support of communistic Russia. For example, in 1941, he was executive director of the American Peace Mobilization, and led the picket line which picketed the White House and heaped abuse upon the head of the then President Roosevelt, as a warmonger, and used all the foul adjectives in the communistic vocabulary. That picket line was before the White House on the morning of June 22, 1941; and let us keep in mind that Field was the director of the organization and leading that picket line. The Senate will recall that was the day when Hitler invaded Russia. Confusion hit the picket line when the newspaper headlines proclaimed Hitler's invasion of Russia, and by early afternoon all the pickets had quietly slunk away. Then the American Peace Mobilization became the American People's Mobilization, which commenced again to vilify the President, not this time as a warmonger, but this time for his failure to establish a second front quickly enough to relieve Joe Stalin.

In view of that, I do not believe there is anyone who can say that Jessup did not know exactly who Field was when he took from him \$3,500 while at the same time publishing the Communist Party line.

I may say that I think the kindest thing we can say about him is that he was a dupe. What I have said so far is that he was a complete dupe. After all, before that time he was simply a professor of international law; and let me say in passing that very little international law originates in China. However, overnight he suddenly became an expert on far-eastern affairs. As I have said, I think the man was such a dupe that he did not know that he was being used by

Owen Lattimore. That is the kindest thing we can say about him. But dupe or knave, certainly he is not the type of person we want shaping our foreign policy.

In fact, a few weeks later, Frederick Vanderbilt Field signed an open letter demanding a second front. Mr. Field, incidentally, was the paid secretary of the Institute of Pacific Relations from 1933 to early 1940, and was one of the trustees until 1947. Field was also named by Chambers as head of a Communist espionage ring.

Thus we find Jessup taking money from a traitor and a Communist to support his magazine which was following the party line to a "t."

I also have before me a photostat of a letter dated March 17, 1947, which is of some interest. This is a letter written by the American Council of the Institute of Pacific Relations, signed by Jessup and others. It expresses vigorous opposition to a proposed investigation of the Institute of Pacific Relations to determine whether or not it was Communist controlled. In other words, Jessup says, "No, let us not have this investigation," and sends a letter over his name to that effect. At that time, incidentally, Frederick Vanderbilt Field was on the board of trustees, and Alger Hiss was either on the board at that time or became a member shortly thereafter.

I do not know whether I pointed out to the Senator the fact, but the magazine *Amerasia*, about whose Communist line there can be no question, for a period of time had its offices right next to the offices of the Jessup publication for IPR.

I think it might be well at this point to discuss also Jessup's connection with various Communist-front organizations.

THE PRESIDING OFFICER. The Chair inquires whether that particular letter was offered for the Record.

MR. McCARTHY. No; it has not been. If any of the Senators care to have it put in the Record, I shall be glad to do so.

THE PRESIDING OFFICER. The Senator will proceed.

MR. McCARTHY. I have noted since the beginning of this inquiry, that there are those who contend that membership in Communist front organizations and association with Communists is not a serious matter. There are sincere people who are disturbed because they think this is an attempt to establish guilt by association. They forget that we are dealing here with extremely sensitive positions where the individual has access to top secret material, the disclosure of which might well shove us into or cause us even to lose a war. They forget that it is not a question of guilt by association, but a question of bad security risk by association.

I cannot emphasize too strongly that a naive or gullible person who associates with the wrong people constantly and thereby discloses—perhaps even unknowingly—secret information, has done the country the same damage as the party agent who divulges or obtains the same information, for a fee, or otherwise. Let me repeat, it is not a question of guilt by association, it is a question of bad security risk by association.

For example, if any one of you of the Senate happened to be a bank president and you found that your cashier was traveling with a crowd of crooks, safe crackers and racketeers, you would undoubtedly no longer trust this cashier with the depositors' money. In your mind, it would not be a question of whether he was guilty of some crime, but rather a question of whether you could safely trust him with large sums of money. In such a case you have to give your depositors, instead of the wayward cashier, the benefit of the doubt. Unfortunately, the State Department does not adopt that rule.

When the State Department adopted the rule which provides that those who travel with Communists and join Communist-front organizations are bad security risks, it was apparently done because of the fact that it has been proven over thousands of years that "birds of a feather flock together."

While it is possible occasionally to get a few good citizens on a letterhead of a questionable organization, you can be certain that if anyone associates with such an organization for any length of time, he is in sympathy with its aims. That, gentlemen, is just good every day American horse sense. And keep in mind, it was the Attorney General, and not McCARTHY, who has listed those organizations as Communist-front and subversive because of their aims.

That, Mr. President, is just good, every day, American horse sense. And keep in mind, if you will, it was the Attorney General, it was congressional committees, not the Senator from Wisconsin, who listed those organizations as Communist fronts and subversive because of their aims.

Of course, any American has the complete right to join any front organizations he pleases; but having joined such organizations and having exercised that right, he must necessarily jeopardize the privilege which he has to hold a position in the Federal Government.

In this connection it should be noted that Mr. Jessup was also quite a joiner. Perhaps he was also a dupe in this respect, but it is rather significant that the only organizations that he so prolifically joined were Communist-front organizations. He does not seem to be so prolific in joining any other type of organization, which I believe he should explain.

For example, the American Law Students Association was affiliated with the American Youth Congress according to the testimony of William W. Hinckley, former executive secretary of the American Youth Congress. That is in the hearings of the Special Committee on Un-American Activities, volume 11, page 7039. It was also affiliated with the United Students Peace Committee, of 347 Madison Avenue, New York City, according to an exhibit presented to the Special Committee on Un-American Activities, volume 12, pages 7568, 7569. The United Students Peace Committee was closely interlocked with the American Peace Mobilization, which I recently mentioned in connection with Field and the picketing of President Roosevelt. According to the Daily Worker of February 27, 1937, page 2, the American Law

Students Association was affiliated with the American League Against War and Fascism, an organization with an outright treasonable program, which has been cited as a Communist front by the Special Committee on Un-American Activities and Attorney General Biddle.

Jessup was not only a member of this organization but was a sponsor. There is a difference between being a sponsor and merely a member.

In this connection it should be noted that this organization, of which Jessup was a sponsor, the letterhead of which organization bears his name, used the Communist Party print shop, which was known as the Prompt Press, and used union label 209.

In view of the fact that Jessup was the head of a magazine engaged in considerable printing, it is hard to believe that he did not know where this material was being printed. It is hard to believe that he did not know that union No. 209 was the union which was doing the work of the Prompt Press, which is the Communist print shop.

Also, in connection with Communist-front activities, I call your attention to the fact that the National Emergency Conference was held in Washington in 1939 or 1940. Dr. Jessup not merely attended this affair, but was a sponsor of it, and signed the call of the conference which went against registration and fingerprinting of aliens—things which certainly could not adversely affect any alien with intentions of becoming a loyal American citizen.

Mr. President, let it be noted that he sponsored and issued the call for this organization, which meant, and which said, "We are against the registration and fingerprinting of aliens," and that was at a time when all of us expected war momentarily. Registration and fingerprinting obviously, could only be opposed by those aliens who, in those early war days, were engaged in activities in which the FBI and our law enforcement agencies would be interested.

Why Jessup at that time should have so vigorously opposed such a simple matter, it is rather difficult to understand. We know the Communist line at that time was that this type of registration and fingerprinting was an encroachment upon the civil liberties of the individual.

Dr. Jessup's position against the registration and fingerprinting of aliens was enthusiastically supported by the Communist press and by individuals such as Carol King, attorney for Gerhard Eisler, and Dorey A. Wilkerson, an avowed member of the Communist Party.

This organization later changed its name to the National Emergency Conference for Democratic Rights and was cited as a Communist-front organization by both the House Committee on Appropriations on April 21, 1943, and the Special Committee on Un-American Activities on March 29, 1942, and again by the House Un-American Activities Committee on March 29, 1944.

Jessup was not only a sponsor of the above-mentioned affair, but the letterhead of the National Emergency Conference for Democratic Rights shows that

he was a member of the board of sponsors of this organization, also.

Here is something of considerable interest. I have in my hand a photostat of the New York Times, dated February 16, 1946—a time at which it was becoming rather clear that Russia had already embarked upon world war III and was committed to annihilation of western nonatheistic civilization. In this letter the brilliant Dr. Jessup urges not only that we quit producing atomic bombs but that we eliminate the necessary ingredients which were produced for atomic bombs by—and I quote—"means such as dumping them into the ocean."

It should be recalled that at that time the Russians were already engaged in a race to surpass us in the production of atomic weapons.

Let the Senate and the country decide whether he was so stupidly blind that he did not realize what he was urging or whether he planned it that way. I frankly think that the man was merely stupidly following the Lattimore line—a line which in this case certainly was the line which must have warmed the cockles of Stalin's heart.

In this connection I would like to read to the Senate an editorial from the New York World-Telegram entitled "Who Is Dr. Jessup?"

Dr. Philip C. Jessup, the American spokesman in the current United Nations debate on Nationalist China's charges against the Soviet Union, is the same Dr. Jessup chosen by the State Department to draft a new American policy for the Far East.

For this reason, his past associations and attitudes have become of general public concern.

Over a period of years, Dr. Jessup held various positions in the Institute of Pacific Relations, including the chairmanships of its American and Pacific councils. In these capacities he was in close association with such well-known left-wingers as Anna Louise Strong, Guenther Stein, Harriet Lucy Moore, E. C. Carter, Theodore A. Bisson, Andrew Grajdanzew, and Frederick Vanderbilt Field.

While the institute's publication, the Far Eastern Survey, was under Dr. Jessup's direction, it began a campaign against Nationalist China. Referring to what it called the two Chinas, it said, in an article signed by Mr. Bisson: "One is now generally called Kuomintang China, the other is called Communist China. However, these are only party labels. To be more descriptive, the one might be called feudal China, the other democratic China."

Let us keep in mind that in July 1943, when this was printed, and also in November 1942, before it was printed, Jessup took sizable checks from a known Communist. This one article in July of 1943 was of course only part of a whole series of like articles.

Thus began the long campaigns to tear down Chiang Kai-shek and present the Chinese Reds to the American people as democrats and simple agrarian reformers. We know them better than that now. But that is due to no contributions by Dr. Jessup.

The Communist-front organizations with which Dr. Jessup has been affiliated or has sponsored include the American-Russian Institute, the National Emergency Conference (organized in 1939 to protest the deportation of aliens who advocated changing our form of government), the National Emergency Conference for Democratic Rights and the Coordinating Committee To Lift the Embargo—on Red Spain.

He was one of 12 signers of a letter in the New York Times, February 16, 1946, urging the United States to suspend the manufacture of atomic bombs, following the appointment of the United Nations Commission on Atomic Energy.

This letter urged, in order that the discussions on atomic energy control might proceed in an "atmosphere of good faith and confidence," that:

Here is where Jessup urged, and it was while the Communists were exerting every effort to outstrip us in the production of atomic weapons—

1. "The United States at once stop the production of bombs from material currently produced"—this to include the preparation of subassemblies and "all other procedures involved in the fabrication of the bomb."

2. "For 1 year, which would seem to be a reasonable time for the commission to mature its plans and to secure action on them by the governments concerned, we will stop accumulating purified plutonium and uranium-225, which are the essential ingredients of atomic bombs."

The letter to the Times added that any fissionable products developed while keeping the atomic energy plants on a stand-by basis should be dumped in the ocean or returned to their original mixture.

Since the Russians claim they began making bombs in 1947, they might have caught up with us or passed us in atomic bomb production had Dr. Jessup's views prevailed.

Dr. Jessup was a character witness for Alger Hiss at his first perjury trial.

He was the editor of the State Department's white paper on China, which one student of the subject characterized as a "bulky compendium of many truths, some half truths and frequent contradictions of published and acknowledged fact."

Here, at best, we have the picture of a confused liberal feeling his way round in circles and often finding himself in questionable company. Certainly it is not the record of a man who should be chosen to formulate anything of such tremendous potentialities as an American policy for the Far East.

Imagine sending a Dr. Jessup to preside over a conference on far-eastern affairs at Bangkok, when we have a man like Gen. Douglas MacArthur in nearby Tokyo.

Incidentally, I think it is of interest to note that the State Department, apparently upon Jessup's suggestion, chose Bangkok as the place for this all-important conference. Anyone who is at all a student of that area knows that it is the hotbed of Russian espionage activities and that the only sizable hotel in the city is owned by the Russian Government. Just why he said, "Let us go to that area instead of to some area controlled by General MacArthur, such as Tokyo," is not clear.

I read further:

If this is the way American foreign policy is being made, God save us from the Russians.

One interesting insight into Dr. Jessup's lack of sensitivity to disloyalty is shown by his answer to the question of the Senator from Iowa [Mr. HICKENLOOPER] on March 20, last. The Senator asked Jessup if he was of the same opinion now about Hiss as he was at the times last year when, as one of Hiss' character witnesses, he stated that Hiss' reputation for integrity, loyalty, and veracity was good. Dr. Jessup answered the Senator that he saw no reason to alter his statements. One can understand a person

standing by his friend on a private basis; but Dr. Jessup, as Ambassador-at-Large, represents the American people. He is supposed to be aware of the dangerous tactic of infiltration as practiced by Stalin's police state. To put it mildly, Jessup's reaction to gross disloyalty seems obtuse. He can say, without qualification and as a most important public official, that he can see no reason whatever to change his opinion about Hiss' veracity, loyalty, and integrity, even though an American jury has convicted him of perjury and what amounts to far-reaching espionage on damning evidence which satisfied the jury and a Federal judge that Hiss, beyond reasonable doubt, was proved to be an underground Communist agent.

In other words, if Jessup today were in charge of the loyalty program he would say, "In my opinion, Hiss still has an outstanding reputation for veracity, integrity, and loyalty, and I see no reason to change my opinion."

This is in the very best Acheson tradition of "not turning one's back" on treason.

The Senate will recall that I presented to the committee the case of one Haldore Hanson, who has been named by the State Department as chief of the Technical Cooperation Projects Staff, which is developing plans for the point 4 program.

It will also recall my mentioning the fact that Owen Lattimore is now in Afghanistan in connection with making a study and submitting recommendations in regard to the application of our point 4 program in that area.

So we find Owen Lattimore again the great planner. This time instead of directing Jessup to pioneer the campaign of villification against Chiang Kai-shek and the deification of the Chinese Communists; this time instead of helping Service and Roth in their theft of secret State, Navy, and Intelligence documents, he is helping Haldore Hanson to plan the point 4 program in that area of the East which has not yet fallen under Communist control.

This is the same Haldore Hanson who in his book "Human Endeavor," on page 349, condemns the right-wing groups in the Chinese Government "for fighting against the democratic revolution by Mao Tse-tung of the Communists." This is the same Haldore Hanson who on the same page complains that anti-Red officials within the Government were making indirect attacks upon the Communists, and that "leaders of the Communist Youth Corps were arrested by military officials at Hangkow."

This is the same Haldore Hanson who was the penniless coeditor of a Communist magazine in Peiping when the Japanese-Chinese war broke out. This is the same Haldore Hanson who in chapter 28 condemns the red-baiting officials in Chungking.

Rather than take the time of the Senate in developing the entire Hanson case, I now ask unanimous consent to have inserted in the RECORD at this point the case of Haldore Hanson as I presented it to the subcommittee of the Senate Foreign Relations Committee.

There being no objection, the case was ordered to be printed in the RECORD, as follows:

The next case is that of Haldore Hanson.

This man occupies one of the most strategically important offices in the entire State Department.

It is my understanding that he joined the Department of State in February 1942, and is recognized in the Department as a specialist and expert on Chinese affairs.

Hanson, now Executive Director of the Secretariat of the Inter-Departmental Committee on Scientific and Cultural Cooperation, will head up a technical cooperation projects staff of the new point 4 program for aid to underdeveloped areas which will have charge of the expenditures of hundreds of millions of dollars of our taxpayers' money over all the world. (Source: Department of State Departmental Announcements 41, dated February 21, 1950.)

The pro-Communist proclivities of Mr. Hanson go back to September 1938.

Hanson was a contributor to Pacific Affairs, the official publication of the Institute of Pacific Relations, whose staff was headed by millionaire Frederick Vanderbilt Field, an admitted Communist. Field has devoted his entire fortune to the Communist cause.

It is important that the committee keep in mind that Mr. Hanson also wrote for the magazine Amerasia, of which Philip Jacob Jaffe was managing editor.

Jaffe was arrested, indicted, and found guilty of having been in illegal possession of several hundred secret documents from the State, Navy, War, and other Government Department files.

Mr. Chairman, I have before me a document entitled "Department of State, Departmental Announcement 41." The heading is "Establishment of the Interim Office for Technical Cooperation and Development." Then in parentheses, by way of explanation of this rather high-sounding name, we find "point 4 program."

The first paragraph of the order reads as follows:

"1. Effective immediately there is established under the direction of the Assistant Secretary for Economic Affairs of the Interim Office for Technical Cooperation and Development (TCD)."

On page 4 we find that the chief of this technical cooperations project staff is one Haldore Hanson.

Paragraph 2 on page 1 sets forth the following responsibilities of Hanson's division:

"The interim office is assigned general responsibility within the Department for (a) securing effective administration of programs involving technical assistance to economically underdeveloped areas and (b) directing the planning in preparation for the technical cooperation and economic development (point 4) program. In carrying out its responsibilities the interim office will rely upon the regional bureaus, Bureau of United Nations Affairs, and other components of economic affairs area for participation in the technical assistance programs as specified below, and upon the central administrative offices of the administrative area for the performance of service functions."

From this it would appear that his division will have a tremendous amount of power and control over the hundreds of millions or billions of dollars which the President proposes to spend under his point 4 program, or what he has referred to as the bold new plan.

Hanson's appointment is not made by the President, but by the State Department and is not subject to any Senate confirmation. Therefore, it would seem rather important to examine the background and the philosophy of this young man.

The State Department Biographical Register gives what would on its face seem to

be a chronological story of an increasingly successful young man. It shows that he graduated from college, for example, in 1934 at the age of 22; that he was a teacher in Chinese colleges from 1934 to 1937; and then a press correspondent in China from 1936 to 1939; a staff writer from 1938 to 1942; then in 1942 he got a job in the State Department at \$4,600 a year; that in 1944 he was listed as a specialist in Chinese affairs at \$5,600; that in 1945 he was made executive assistant to the Assistant Secretary of State at \$6,500; that in May of 1948 he was made assistant chief of the area division number 3; that on June 23, 1948 he was made Acting Chief for the Far Eastern Area, Public Affairs Overseas Program Staff; that on November 14, 1948 he was made Executive Director of the Secretariat of the Inter-Departmental Committee on Scientific and Cultural Cooperation. There is certainly nothing unusual about this biography. Nothing there to indicate that this man might be dangerous in the State Department as Chief for the Far Eastern Area, Public Affairs Overseas Program Staff, during a time when the Communists were taking over China. However, much is left out of this biography. It does not show, for example, that this young man was running a Communist magazine in Peiping when the Japanese-Chinese war broke out. It does not show, for example, that he spent several years with the Communist armies in China, writing stories and taking pictures which the Chinese Communists helped him smuggle out of the country. Nor does this biography show that this man, after his return from China, wrote a book—a book which sets forth his pro-Communist answer to the problems of Asia as clearly as Hitler's Mein Kampf set forth his solutions for the problems of Europe.

Nothing that he has said or done since would indicate that he repudiates a single line of that book.

This man clearly believes that the Communists in China stand for everything that is great and good. His is not the picture of a mercenary trying to sell his country out for 30 pieces of silver. In reading his book, you are impressed with the fact that he firmly believes the Communist leaders in China are great and good men and that all of Asia would benefit by being communized.

Take, for example, what he had to say about Mao Tse-tung, the head of the Communist Party at that time and now the Communist ruler of China, and Chu Teh, commander-in-chief of the Eighth Route Communist Army, and according to Life Magazine of January 23, 1950, No. 2 man in prestige to Mao Tse-tung.

In chapter 23, entitled "Political Utopia on Mt. Wut'AI," in describing a meeting with an American Major Carlson, here is what he had to say:

"We stayed up till midnight exchanging notes on guerilla armies, the farm unions, and the progress of the war. I was particularly interested in the Communist leaders whom Carlson had just visited and whom I was about to meet. Mao Tse-tung, the head of the Communist Party, Carlson characterized as 'the most selfless man I ever met, a social dreamer, a genius living 50 years ahead of his time.' And Chu Teh, commander in chief of the Eighth Route Army, was 'the prince of generals, a man with the humility of Lincoln, the tenacity of Grant, and the kindness of Robert E. Lee.'"

For a man slated as chief of the bureau which may have the job of spending hundreds of millions of dollars throughout the world this indicates, to say the least, a disturbing amount of hero-worship for the No. 1 and No. 2 Communist leaders in the Far East today.

On page 349, he condemns the right wing groups in the Chinese government for "fighting against the democratic revolution as proposed by Mao Tse-tung and the Communists."

On the same page he points out that anti-Red officials within the government were making indirect attacks upon the Communists and that "leaders of the Communist youth corps were arrested by military officers at Hankow. I myself was the victim of one of these incidents and found that local officials were the instigators."

From Hanson's book it appears that the Nationalist Government knew of his close collaboration with the Communist army. For example, on page 350, we find that his passport was seized by the police in Siam when they found that he was traveling from Communist guerrilla territory to the Communist headquarters. He states that the man responsible for this illegal action was Governor Ching Ting-wen—one of the most rabid anti-Red officials in China. The Governor's purpose was merely to suppress news about the Communists.

Before quoting further from this book written by Mr. Hanson, it might be well to give a clearer picture of the job which Secretary Acheson has picked out for him. The State Department document lists some of the duties of his bureau as follows:

1. Developing over-all policies for the program.
2. Formulating general program plans and issuing planning directives.
3. Coordinating specific program plans developed by the regional bureaus and making necessary adjustments.
4. Approving projects, determining action agencies, and allocating funds for United States bilateral programs.
5. Directing negotiations and relationships with intergovernmental agencies and with other United States agencies participating in the coordinated program or otherwise carrying on technical assistance activities.
6. Initiating and developing plans for technical assistance programs for individual countries or groups of countries within their respective regions.
7. Reviewing program proposals affecting their regions which originate from any other source.
8. Negotiating and communicating with foreign governments.
9. Directing State Department personnel assigned abroad to coordinate and give administrative and program support to, bilateral programs.
10. Continuously evaluating programs and projects within regions.
11. Proposing program changes.
12. Initiating instructions to the field carrying out their responsibilities and reviewing all other instructions concerned with technical assistance programs.

This gives you some idea of the tremendous powers of the agency in which Mr. Hanson is a top-flight official.

Let us go back to Hanson's writings:

All through the book he shows that not only did he have complete confidence in the Communist leaders but that they also had complete confidence in him. On page 256 he refers to how Communist Generals Nie and Lu Chen-Tsao acted as his couriers, smuggling packets of film and news stories from him with the aid of Communist guerilla spies into Peiping.

In this connection I might say that he very frankly points out that the Communists do not tolerate anyone who is not completely on their side. Hanson makes it very clear all through the book that he is not only on the Communist side, but that he has the attitude of a hero worshipper for the Chinese Communist leaders.

His respect and liking for the Communist leaders permeates almost every chapter of the book. For example, on page 284 and page 285, he tells about how some ragged waifs whom he had gathered into his sleeping quarters regarded Mao Tse-tung and Chu Teh as "Gods." He then goes on to tell about their favorite Communist General,

Holung, and states that they convinced him that Holung was a very extraordinary man whom they described as "big as a Shan-tungese, heavy as a restaurant cook but quick as a cat in battle." He then goes on to describe on page 285 how, when he met General Holung, he found him to be much as the hero-worshipping boys had described him. "He is," said Hanson, "a living picture of Rhett Butler from the pages of *Gone With the Wind*."

This praise of Chinese Communist leaders goes on page after page. On page 278, he describes Communist General P'eng as the most rigid disciplinarian and "the most persistent student of world affairs."

In chapter 26 he speaks with apparently bated breath of the "brain trust" of Communist leaders who were immortalized by Edgar Snow in his *Red Star Over China*.

On page 295 in referring to two other Communist generals, he said: "Should this book ever fall into Communist hands, I must record that those two lonely men made excellent company during my 3 weeks in Yen-an."

After describing in complimentary manner this university and the students, on page 296, he says, "Every cadet divides his time between political and military subjects. On the one hand he listens to lectures on Marxian philosophy, the history of the Chinese Revolution, the technique of leading a mass movement; on the other hand he studies guerrilla tactics, the use of military maps, and the organization of a military labor corps."

On page 297 he points out that no tuition is charged at the academy and that each student is supplied with uniform, books, and food, plus a pocket allowance, and then has this to say: "Some recent visitors to Yen-an have spread a report that the academies are supported by Russian rubles—a thin piece of gossip. I was told by several Chinese leaders, including Mao Tse-tung, that the largest contributions came from American sympathizers in New York."

On pages 297 and 298 Hanson relates that in talking to one of the Nationalist war lords: "I suggested that he could learn a great deal from the Communists about discipline and integrity of leadership."

On page 303 Hanson has this to say: "My attitude toward Communist China's leaders was a mixture of respect for their personal integrity and a resentment of their suspiciousness. They impressed me as a group of hard-headed, straight-shooting realists."

After an interview with Mao Tse-tung he states, "I left with the feeling that he was the least pretentious man in Yen-an and the most admired. He is a completely selfless man."

Following is Hanson's description of how the Reds took over. I quote from page 102:

"Whenever a village was occupied for the first time, the Reds arrested the landlords and tax collectors, held a public tribunal, executed a few and intimidated the others, then redistributed the land as fairly as possible."

In chapter 28, in comparing the Communists to Chiang Kai-shek's troops, Hanson had this to say:

"I left Yen-an with only one conviction about the Communists; that they were fighting against the Japanese more wholeheartedly than any other group in China."

He then goes on to condemn "Red-baiting" officials in Chungking.

On page 312 of his book, Hanson quotes a Communist editor as stating as follows:

"Our relationship to the U. S. S. R. is no different than that of the American Communist Party. We respect the work of Russia's leaders and profit by their experience wherever we can, but the problems of China are not the same as those of Russia. We plan our program from a Chinese point of view."

Hanson then adds, "The explanation seemed logical enough to me."

In connection with Hanson's position as Chief of the Technical Cooperation Projects Staff, in charge of Truman's point 4 program, the following on pages 312 and 313 of his book would seem especially significant. He quotes Mao Tse-tung as follows:

China cannot reconstruct its industry and commerce without the aid of British and American capital.

Can there be much doubt as to whether the Communists or the anti-Communist forces in Asia will receive aid under the point 4 program with Hanson in charge?

Gentlemen, here is a man with a mission—a mission to communize the world—a man whose energy and intelligence coupled with a burning all-consuming mission has raised him by his own bootstraps from a penniless operator of a leftist magazine in Peiping in the middle thirties to one of the architects of our foreign policy in the State Department today—a man who, according to State Department announcement No. 41 will be largely in charge of the spending of hundreds of millions of dollars in such areas of the world and for such purposes as he decides.

Gentlemen, if Secretary Acheson gets away with his plan to put this man to a great extent in charge of the proposed point 4 program, it will, in my opinion, lend tremendous impetus to the tempo at which communism is engulfing the world.

On page 32 of his book, Hanson justifies "The Chinese Communists chopping off the heads of landlords—all of which is true," because of hungry farmers. That the farmers are still hungry after the landlords' heads have been removed apparently never occurred to him.

On page 31 he explained that it took him some time to appreciate the appalling problems which the Chinese Communists were attempting to solve."

In chapter 4 of Hanson's book, he presents the stock Communists' arguments for the so-called Stalin-Hitler Pact of 1939.

Secretary Acheson is now putting Hanson in the position to help the Communists solve the appalling problems in other areas of the world with hundreds of millions or billions of American dollars.

The obvious area in which this man will start using American money to help the Communists solve the people's problem will be Indochina and India.

It should be pointed out that this case was brought to the attention of State Department officials as long ago as May 14, 1947. At that time the Honorable Fred Busbey, on the floor of the House, discussed this man's affinity for the Communist cause in China.

Mr. McCARTHY. Mr. President, in my opinion the all important thing to be determined is not so much the question of whether Lattimore was a Russian agent or whether Service was guilty of espionage in the Amerasia case, nor the disloyalty or bad judgment of many of the particular individuals in the group of untouchables determining the far-eastern policy, but rather, to determine to what extent our far-eastern policy has paralleled the Communist Party objectives.

At this point I would like to read a brief of the Communist Party objectives insofar as the Far East is concerned, as laid down by the Asiatic Cominform of May 1949:

1. Conquer China; (2) conquer Hainan, and (3) Formosa (air base to neutralize Ryukyus and Okinawa).

2. Infiltrate and conquer Indochina and Burma.

3. Infiltration and riots in India and Pakistan; Philippines.

4. Infiltration and riots in Japan; wean Japan from United States.

PROPAGANDA

(a) Japan cannot survive without trade with China.

(b) United States taxpayers cannot pay the tax bills to support 88,000,000 Japanese.

(c) Maintain split between Japan and Philippines.

(d) Maintain split between Japan and Australia.

(e) Omit all mention of Japan's deeds in China (1931-45).

5. Prevent Far Eastern Pact (Pacific Alliance) at all costs.

6. Keep Nehru out of Far Eastern Pact.

7. Woo Afghanistan.

8. Self-determination in Sinkiang Province. Future ethnic ties to Soviet Uzbeks, etc.

9. Infiltration, riots in Iran. Get pro-Soviet Ministers appointed.

It should require no comment to cause anyone with even a semiopen mind immediately to recognize the fact that the Lattimore line follows that line practically 100 percent. The important question, of course, is not whether Lattimore follows that line, but whether the State Department actually follows that line.

In connection with the question of whether or not Acheson knows what the party line actually is, I would like to quote to you from a letter written by the Senator from New Hampshire [Mr. BRIDGES] to the Senator from Michigan [Mr. VANDENBERG] in April of 1947.

In that letter the Senator from New Hampshire questions whether the State Department Far Eastern Planning Branch is following two official documents which set forth in detail the Communist objectives in China. He points out those two documents are available at the Library of Congress or at the State Department.

The two documents are as follows:

1. "The Program of the Communist International and its Constitution. Workers Library Publishers. 1928. Third American edition, 1936.

2. "The Revolutionary Movement in the Colonies and Semi-Colonies," adopted as a resolution by the Sixth World Congress of the Comintern, September 1, 1928.

Acheson's answer sheds considerable light perhaps on why he may, without even knowing it, be following the Lattimore Communist line. He points out that his top adviser on Chinese affairs "advises me that he has never even read the two Communist documents under reference. I have never read them myself."

Can anyone imagine a person trying to plan a policy or a campaign against Hitler without having read his *Mein Kampf*?

So we find the Secretary of State admitting that he and his top advisers in Far Eastern Affairs do not even take the time to acquaint themselves with the Communist aims in that theater.

I can assure him that Lattimore knows what the Communist aims are.

Let us see how much of the party line of the Soviet Agent, Lattimore, has found its way into Secretary Acheson's far-eastern policy.

The Secretary of State made his most important speech on far-eastern policy before the National Press Club on January 12th last. While in that speech he refers to the detachment of the provinces of northern China by the Soviet Union and he somewhat frowns upon this action, he asserts that we must do nothing by way of intervention, such as aid to Chiang on Formosa, which would merit the Chinese wrath that they now have for the Russians.

But the important thing in Mr. Acheson's speech, and the main burden of his argument, is that in the rest of China a democracy has been born. He states that communism is a subtle instrument of Soviet foreign policy, which would "if it could, take from these people what they have won, what we want them to keep and develop which is their own national independence, their own individual independence, their own development of their own resources for their own good, and not as mere tributary states to this great Soviet Union.

Has Acheson the temerity to state that the people of China have won China for themselves? Does Acheson want the Chinese people to keep their present government? Does Acheson really want us to believe that they have won their national independence and their own individual independence?

This is exactly the line that Lattimore wrote in his article, *Asia Conquers Asia*, in March of this year in which Lattimore refers to Russian communism only as a "hypothetical threat—a card unplayed."

Acheson ended his China policy speech of January 12 with these words. Listen to the mind of Lattimore in the voice of Acheson:

What we conclude, I believe, is that there is a new day which has dawned in Asia. It is a day in which the Asian peoples are on their own and know it and intend to continue on their own. It is a day in which the old relationships between East and West is gone, relationships which at their worst were exploitations and which at their best were paternalism. That relationship is over and the relationship of East and West must now be in the Far East one of mutual respect and mutual helpfulness. We are their friends. Others are their friends.

Let us compare that with the final paragraph in one of Lattimore's latest books, *Situation in Asia*:

Throughout Asia today there prevails an atmosphere of hope, not of despair.

Acheson says:

What we conclude, I believe, is that there is a new day which has dawned in Asia.

Acheson said:

There is not a single country in Asia in which people feel that we are entering on an age of chaos. What they see opening out before them is a limitless horizon of hope—the hope of peaceful constructive activity in free countries and peaceful cooperation among free peoples. There will be disillusionments along the way as these hopes unfold. They should not come from America, or as the result of American policy. A great part of Asia's hopes, however, will be fulfilled, and should be fulfilled with American cooperation. We have everything to gain by being on the side of hope.

Acheson at the National Press Club said a new day had dawned for Asia. Lattimore, his teacher on oriental affairs, tells of the "limitless horizon of hope in Asia."

Acheson told the Press Club:

It is a day on which the Asian peoples are on their own and know it and intend to continue on their own.

Lattimore had said—

There will be disillusion along the way as these hopes unfold. They should not come from America, or as the result of American policy.

Lattimore wrote that it was China that conquered China. Acheson believes that China has conquered China.

The best authority on China affairs in the Senate is perhaps the junior Senator from California [Mr. KNOWLAND].

I wish to quote his estimation of the grave problem that we are considering. In a speech printed in the Appendix of the CONGRESSIONAL RECORD, at page A2133, he said—and I shall not read the entire speech:

There is one great void in the speech of the Secretary of State dealing with our Asia policy. He treats the islands of Formosa, Hainan, Kinmen, Chosun, and the Pescadores, with their 8,000,000 people under the jurisdiction of the legal government of the Republic of China as though they were ships which had been sunk beneath the waves of the China Sea and the Pacific.

Since Formosa alone has more population than either Australia or Greece, this is hardly realistic. Formosa is closer to the Philippines than the island of Luzon is to the island of Mindanao. It is hardly conceivable that this Government can view with unconcern the moving of international communism off the Asiatic land mass on its first major island-hopping venture.

An American missionary with years of experience in China recently said to me: "Senator, I cannot understand how Chiang Kai-shek can be the No. 1 target in the Far East of international communism and at the same time be the No. 1 target for the Far Eastern Division of our own State Department." From my own observations in China last November and from recent communications from people still there and those who have just returned, I believe that the Republic of China has passed her darkest hour of Dunkerque and Valley Forge. There has been a new rebirth of morale that is of tremendous significance to those who are not so blind that they will not see.

The Benedict Arnolds, the Quislings, and the fair-weather friends have long since departed. The new Cabinet of President Chiang Kai-shek contains many young and able administrators who are men of integrity.

It is not realistic to ignore the fact that the Republic of China has approximately 600,000 men under arms, 300,000 of whom are excellent soldiers. This total number is greater than the combined troop strength of Korea, the Philippine Republic, the United States of Indonesia, Siam, Vietnam, Burma, Australia, New Zealand, Hong Kong, and the United States forces in Japan.

The island of Formosa is not needed by the United States as either an air or naval base. In the friendly hands of the Republic of China, it presents no problem to our own defenses. In the hands of international communism the many Japanese-built air strips and the excellent harbors would drive a wedge into our Pacific defense line that runs from Japan through Okinawa to the Philippines. In unfriendly hands it would

be a strategic loss that no competent military, naval, or air commander would or has overlooked.

Does Acheson believe that Mao's conquest of China is the birth of a new day? Does he think that the Chinese people are now "on their own," as he says?

He looks upon the Chiang government with horror and he sees the bright new day for 400,000,000 Chinese.

He was asked by a questioner after his January 12 speech the following question:

You stated that the present trend in Asia is to throw off foreign domination. Is not the present debacle in China the very reverse of this; that is, the allowance of a foreign power to overthrow an existing government?

But Acheson did not answer that very pointed question.

Acheson takes the same position as his grand counselors on far-eastern affairs—Lattimore, Jessup, and Service—he has adopted almost wholly the thesis of Lattimore's article in *United Nations World for March 20*, "Asia Has Conquered Asia."

But let us take a look at the real record. Let us take a look at a secret document of our Department of State, entitled, "Current Foreign Relations," printed for the month of March 1950, which was not meant for the eyes of the American public, the contents of which the people are entitled to know at this time in view of the astounding position of the Secretary of State.

I read directly from page 10 of this secret document, and I might incidentally commend this document to the attention of the Senator from California [Mr. KNOWLAND]. There is much in it which I believe will shock him also. This, Senators will understand, is not written by the Lattimores and the Jessups and the Services. This is written by some of the loyal people in the State Department who know what is going on, and that undoubtedly is why it is marked "Secret." I read directly from page 10 of the secret document:

Position in Far East, the Communist conquest of the mainland of China and the conclusion of the Soviet-Chinese treaty of alliance constitute the greatest advance which Soviet Imperialist expansion has achieved since the war, and this advance is no doubt a major factor behind the attitude of confidence which appears to characterize the current Soviet outlook.

That is the true state of affairs. That is a bit different from Jessup's statement before the committee when he tried to treat what is happening in Asia as a victory for the United States; it is a bit different from his attitude when he condemned me for having in some way interfered with that successful program in the Far East. Mr. President, the true state of affairs as set forth in that document is not meant for the eyes of the public. That is the opinion of the loyal Americans in our Department of State whose voice has been muffled by the small group of intellectuals that has ensnared Acheson's mind.

It was not Chinese democracy under Mao that conquered China, as Acheson, Lattimore, Jessup, and Hanson contend.

Soviet Russia conquered China and an important ally of the conquerors was this small left-wing element in our Department of State.

I should like to point out that this document is a direct contradiction of what Dean Acheson himself has publicly told the people. It is a direct contradiction of everything that Owen Lattimore has said.

This secret document, which is less than a month old, dated March 19, expresses the frank analysis of the situation from the American point of view. I would like to read the frank analysis of the situation from the Russian point of view as contained in a broadcast from Moscow on December 17 last, as follows:

The Chinese people have dumped Chiang Kai-shek into the garbage can of history. The same fate awaits the United States puppets in other countries. Inspired by the grand historical victory of the Chinese people, the people of Indonesia and Vietnam, the Philippines, Southern Korea and Burma are intensifying their national liberation struggle. The democratic movement is gaining ground and strength in Japan where people refuse to be tools in the implementation of the plan cooked up by Wall Street.

It sounds almost like Lattimore in his latest article.

With the triumph of Chinese democracy, the popular liberation movement of the peoples of Asia under the oppression of the imperialists has entered a new and more advanced stage.

The mind of the Soviet Foreign Office is as sharp as steel. The mind of the left-wing crowd in the American State Department is as soft as curdled milk.

The truth, as the Senator from California [Mr. KNOWLAND] has pointed out, is that the only fighting force in the whole of Asia is the army of Chiang Kai-shek.

Acheson on January 12th referred to support of Chiang Kai-shek on Formosa in these terms:

Some silly adventure which some people in this country are urging,

And—

The folly of ill-conceived adventures.

The great mind of the Secretary of State refers to the support of the Nationalist cause as "silly" and "folly," while it still has the best-equipped army of China and is even now on the offensive.

For his benefit let me point out that the most recent battle he led was the battle of Kinmen, an island off the coast of China opposite Formosa. As reported by the New York Herald Tribune:

On October 25, 17,000 Communists with supporting artillery made a night attack on Kinmen. By the twenty-seventh, the three Nationalist armies there, sparked by regiments trained under Sun Li-jen, had annihilated the attackers, of whom 8,000 were captured and 9,000 killed or drowned. The Nationalist air force aided the defenders.

The battle of Kinmen is the largest battle in which the Communists were defeated. For the first time, the new Chinese forces trained on Formosa had a test with the Communists, and came out triumphant.

Another recent battle was the battle of Tengpu Island, in the Chusan group,

off the coast south of Shanghai. According to the same source:

On November 3, a somewhat smaller Communist force attacked Tengpu Island (near Tinghai), and on the sixth they were finally destroyed by units of the four armies in the Chusan group.

The reporter of the Herald Tribune commented:

The morale of the Nationalist troops participating was good, and as a result of the battles they captured artillery and small arms which strengthen their position.

The above quotes are from a dispatch by A. Doak Barnett, New York Herald Tribune, December 29, 1946.

We have seen the flow of crocodile tears for the families of those who have been named as the formulators of that policy. The searchlight of truth has finally been thrown upon these men and it is unfortunate, indeed, that their families have suffered from the adverse publicity. But those who shed tears for the families of these people with whom I also sympathize, I say, What kind of tears will you shed for the 400,000,000 people of China, the free leaders of which are now being prepared for liquidation as Mao drinks vodka with Stalin in Moscow?

The left-wing intellectuals are now in the process of actually preparing world tragedy. Can we stop them before it is too late? Can we have done with this business of subversion and degeneration behind high-sounding, phony diplomacy?

The Senate of the United States should take firm hand in its constitutional role of helping now to formulate a real foreign policy for the United States of America.

FLOOD CONTROL AND RIVERS AND HARBORS

The Senate resumed the consideration of the bill (H. R. 5472) authorizing the construction, repair, and preservation of certain public works on rivers and harbors for navigation, flood control, and for other purposes.

Mr. HUMPHREY obtained the floor.

Mr. CHAVEZ. Mr. President, will the Senator yield to me?

Mr. HUMPHREY. I yield to the Senator from New Mexico, to permit him to ask a question.

Mr. CHAVEZ. If it is the intention of the Senator from Minnesota to move that the Senate take a recess at this particular time, I ask him to desist for a moment, so that the Senate may transact some business on the pending measure. The amendments I have in mind are not objectionable to Senators on either side, I am sure.

Mr. HUMPHREY. I merely wish to obtain some clarification from the Senator from New Mexico. I understand that he wishes to have the Senate act now on several amendments to which there is no objection, and which have received support from the majority side as well as from the minority side. Therefore I yield to the Senator from New Mexico.

Mr. CHAVEZ. Mr. President, I call up amendment B to House bill 5472.

The PRESIDING OFFICER. The Chair is advised that amendment A is

pending and has not yet been acted upon.

Mr. CHAVEZ. Mr. President, I withdraw amendment A for the moment, and I now call up amendment B.

The PRESIDING OFFICER. The amendment will be stated.

The LEGISLATIVE CLERK. On page 25, between lines 14 and 15, it is proposed to insert the following paragraph:

(g) The project for flood protection at Des Arc, Arkansas, substantially in accordance with the report of the Chief of Engineers in House Document Numbered 485, Eighty-first Congress, at an estimated cost of \$228,000, in addition to presently authorized work.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The amendment was agreed to.

Mr. CHAVEZ. Mr. President, I call up amendment C, and ask that it be stated.

The PRESIDING OFFICER. The amendment will be stated.

The LEGISLATIVE CLERK. On page 48, between lines 16 and 17, it is proposed to insert the following:

Lower Rio Grande Valley, including streams in Starr, Hidalgo, Cameron, and Willacy Counties, Texas, in the interest of flood control and major drainage improvements.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

Mr. CONNALLY. Mr. President, will the Senator yield?

Mr. CHAVEZ. I yield.

Mr. CONNALLY. I am very glad indeed that the Senator has offered the amendment. It is wholly desirable; and its cost should be very little, if any. It simply calls for a survey and reexamination.

Mr. CHAVEZ. Yes. It was unanimously reported by the committee, and is supported by Senators on both sides of the aisle.

Mr. WHERRY. Mr. President, the amendment calls for a preliminary survey and examination only. Is that correct?

Mr. CHAVEZ. That is correct.

Mr. WHERRY. The amendment does not authorize the project?

Mr. CHAVEZ. That is correct. It authorizes the survey.

Mr. WHERRY. Very well.

Mr. CHAVEZ. It was proposed by the Senator from Oklahoma [Mr. KERR] for the Senator from Texas [Mr. JOHNSON], and it is supported by the Senator from Texas and by the Corps of Engineers, and by the residents of that area.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The amendment was agreed to.

Mr. CHAVEZ. Mr. President, I call up amendment "E."

The PRESIDING OFFICER. The amendment will be stated.

The LEGISLATIVE CLERK. On page 18, line 20, it is proposed to delete the figure "1949" and insert in lieu thereof the figure "1950".

On page 67, line 8, it is proposed to delete the figure "1949" and insert in lieu thereof the figure "1950".

Mr. CHAVEZ. Mr. President, the purpose of the amendment is to correct the

reference to the date of the act from 1949 to 1950.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The amendment was agreed to.

Mr. CHAVEZ. Mr. President, I should like to ask the Senator from Nebraska [Mr. WHERRY] whether at this time he is agreeable to letting me explain amendment "A" for the benefit of the Senate.

Mr. WHERRY. Certainly.

Mr. CHAVEZ. Mr. President amendment A is simply an extension of existing authority for the Federal Power Commission to make examinations and studies of power possibilities at projects, in connection with the Corps of Army Engineers. The original authorization was passed in 1938. The funds authorized have almost been exhausted. So an extension of the authorization is needed now for these studies, which go hand in hand with the work of the Corps of Engineers.

The amendment has been recommended by the Bureau of the Budget and has the approval of the entire committee.

The Flood Control Act of 1938—the authorization for this particular item goes as far back as that act of 1938—authorized an appropriation of \$1,500,000, to be expended by the Federal Power Commission to investigate, in connection with the Corps of Engineers, the power possibilities of rivers and harbors and flood-control projects. The Flood Control Act of 1944 authorized an additional \$1,500,000.

So \$3,000,000 has been authorized from 1938 up to the present time, and of that amount \$2,594,840 has been appropriated up to and including the fiscal year 1950. With an appropriation for 1951 comparable to that for the past few years, the present authorization will be insufficient for the fiscal year 1952. The committee believes that an additional authorization to carry on this important work should be provided.

It means that possibly there will be, for this particular type of survey throughout the United States, an expenditure of \$250,000 a year up to 1954. That is all it means.

The amendment was reported favorably by Senators on both sides of the aisle who were present at that particular time in the committee.

I hope the Senate will agree to the adoption of the amendment.

Mr. WHERRY. Mr. President, I should like to comply with the distinguished Senator's request. I am sure the explanation he has made is very clear, and probably the amendment will meet with the approval of the Senate, now that the explanation is in the RECORD.

However, I ask that the Senator agree to have the amendment go over until the bill is before the Senate tomorrow; and I make a similar request in regard to the amendment relating to the Hawaiian Islands.

Mr. CHAVEZ. Certainly.

Mr. President, I thank the Senator and the Senate for the action which has just been taken. In a few minutes we have done more on this subject than has been done in the past 6 months.

The PRESIDING OFFICER. Does the Senator from New Mexico wish the amendment providing an authorization of \$1,500,000 to be the pending question?

Mr. CHAVEZ. I understand that it is now the pending question.

PRODUCTION FOR SENATE COMMITTEE USE OF LOYALTY RECORDS OF GOVERNMENT EMPLOYEES

Mr. HICKENLOOPER. Mr. President, in today's issue of the New York Times there appears a very interesting and, I think, well presented article by Arthur Krock, on the question of congressional authority to subpoena or acquire the files of Government departments. I ask unanimous consent that the article may be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. WHERRY. Mr. President, I wish to thank the distinguished Senator from Iowa for offering this article for the RECORD. I had already had the same article prepared for publication in the RECORD, together with a short statement by me.

Mr. HICKENLOOPER. Mr. President, if I may, I then withdraw the article, so that the Senator from Nebraska may introduce it, along with his own statement.

Mr. WHERRY. No, Mr. President; it is perfectly agreeable to me, in order to save time, to have the Senator from Iowa introduce it; but I wish to associate myself with the Senator from Iowa in that connection, because I feel that the article clarifies the proposition, with which the Senate is confronted, relative to whether there should be a showdown in regard to how far we should go, and how soon we should do so, in connection with obtaining the files which apparently have been withheld from the committee.

Mr. HICKENLOOPER. Mr. President, I have utterly no personal pride about submitting the article for the RECORD, and I think the Senator from Nebraska should present it.

Mr. WHERRY. Very well.

Mr. President, I ask unanimous consent that the article may be printed in the RECORD, together with brief remarks I have prepared in connection with the same subject.

The PRESIDING OFFICER. Without objection, the order previously entered in connection with the submission of the article by the Senator from Iowa will be rescinded.

Without objection, the remarks submitted by the Senator from Nebraska, and the article, will be printed in the RECORD.

Mr. WHERRY's statement is as follows:

Mr. President, the reasons given by the President for refusing to let the Senate Foreign Relations Committee see the loyalty records of Government employees—even for secret examination—are flimsy and full of holes.

The President has set a dangerous precedent. He has paved the way for him to put an iron curtain around the entire executive branch, a curtain which the people, acting through their Representatives in the Congress, would be barred from piercing.

If his argument is accepted, the most shocking scandals could occur in the executive branch, and the people, through their

Congress, would be barred from exposing the facts that would lead to punishment of the wrongdoers.

It is a long-established and generally accepted principle that the President may properly withhold from the Congress certain information, such as his personal correspondence with members of his Cabinet.

The Constitution gives the President the sole duty and responsibility of negotiating with foreign countries; and in connection with those negotiations he may withhold from the Congress information the publication of which he believes to be incompatible with the public interest.

But the Constitution also provides that he can make no treaties or far-reaching agreements with foreign countries without the approval of the Senate.

President Truman in refusing to open loyalty files to Senate inspection is attempting to spread to the entire personnel of the executive branch and their fitness to work for the Government the immunity that he alone has in respect to secrecy for certain of his actions.

Congress created the Federal Bureau of Investigation and appropriates the money for its expenses. Is the creature now to become greater than the creator?

Is the United States Senator, elected by the people, and sworn to uphold the Constitution, less trustworthy in examining the records, the activities, and policies and operations of the FBI, the State Department, or other departments, than are the employees of the FBI or of those departments?

The President has appointed a Loyalty Review Board of 20 private citizens, and now he authorizes them to look at the loyalty records and report to him—not to Congress. Is such a Board more worthy of trust with the records than a duly authorized committee of the United States Senate, a committee carrying out the responsibilities for which they were elected by the people?

Is Congress, the policy-making branch of Government, and controller of the Nation's purse strings, now to be prevented from making the investigations necessary to legislate and appropriate?

President Truman now challenges the principles of representative republican government. His action is intolerable to free people.

By what authority did Mr. Truman issue an Executive order telling Government employees that if their loyalty records are subpoenaed by the Congress, they shall ignore the subpoenas and give him the subpoenas?

By what right does one citizen, and that includes the President, tell another citizen to defy Congress?

The loyalty records of Government employees do not come under any of the court precedents cited by the President.

So, Mr. President, we and our fellow-Americans should not be misled.

We still live in a republic.

It seems to me that the Senate should take every legal means at its disposal to see that the President's shocking, shameful action is thoroughly tested in the courts, which have the duty of interpreting the Constitution.

The American people are greatly disturbed over the failure of the Truman administration to win durable peace. It is nearly 5 years since the explosions of war stopped, and yet there is no tangible peace. Instead, the godless monster of communism is spreading over the world, and we are losing the cold war.

Many of our people believe, and I think rightly so, that the blame for the failure to win lasting peace rests squarely upon the President and his alien-minded advisers in the State Department.

There will be no progress in nailing down the peace until the State Department is cleansed of its alien-minded personnel and until our foreign policy is restored to the principles set forth in the Constitution that

apply to our own people in their daily living, principles on the basis of which America has become great and strong.

Mr. President, these are the vital issues raised by the President in arbitrarily sealing the loyalty records of State Department officials and employees from the scrutiny of the people, through their representatives in the Congress.

Given the facts, all the facts, the people will make the right decisions. Woe be to any who try to rob the people of their liberty.

The article from the New York Times of March 30, 1950, is as follows:

THE COURTS AND THE SECRET FILES IMPASSE
(By Arthur Krock)

WASHINGTON, March 29.—If the Senate pursues its demand for the secret executive files in the loyalty-security cases after the President's order to the heads of the State and Justice Departments and the Chairman of the Civil Service Commission to ignore the Senate's subpoenas, its next step could be to summon these executive officers to the bar of the Senate in contempt. If the President should then direct them to ignore this summons, as the text of his letter to Senator TYNINGS strongly indicates he would, the Senate's next step could be an appeal to the courts for a decision as to its powers vis-à-vis those of the President in the circumstances.

Very few persons here believe the Senate will go that far, the general expectation being that, as often before in our history, the legislative body will make angry gestures after its subpoenas are ignored and let it go at that. But, if the Senate should take the impasse before the courts, an ancient dispute over coordinate Government powers would be up for adjudication for the first time in our history. Many lawyers and other students of the Constitution would welcome that.

The test would, of course, come to nothing if the courts found lack of jurisdiction, which eminent authorities believe would be the correct finding. And if the courts decided that the Senate had a constitutional right to the files there is no visible basis for the conclusion that the President would accept the decision or could be compelled to do so. But assumption of jurisdiction by the courts and a finding either way would at least contribute something definitive to the record of a controversy that began in Washington's time.

PRIOR "HEAD-ON COLLISIONS"

Several Presidents have ignored congressional subpoenas; that was the end of it legally; no Executive aide was cited for contempt. Jackson in 1832 refused to execute a Supreme Court decision (*Worcester v. Georgia*); and Franklin D. Roosevelt in 1935 prepared a radio speech to the Nation to the same effect, to be delivered if the Supreme Court held illegal the cancellation of the gold clause in Government contracts. Mr. Truman could come to the same brink of decision if the Senate and the courts took the affirmative steps enumerated above.

But the ancient dispute over powers, in general and in particular, has remained academic and without benefit of judicial enlightenment. Today the news dispatches of this paper carried the following summary of it by Prof. Edward S. Corwin (from the 1948 edition of his book; The President: Office and Powers, New York University Press) which anticipated the current controversy and deserves repetition:

"As the converse of his power to discipline unfit personnel, the President, aided by his pardoning power, is able to spread over them to some uncertain extent the mantle of his own immunity from judicial process and from legislative inquiry, except, of course, in impeachment proceedings against himself.

This, however, should not be done for the protection of the persons thus immunized, but only for that of state secrets or what purport to be such; and among these today may ordinarily be classified information bearing on the loyalty (security) of Federal executive personnel. That the power is capable of colliding head-on with Congress' inherent power to investigate all matters as to which it may legislate is obvious. Thus far the adjustment of the two powers to one another has been effected by the give-and-take of the political process, and presumably it must continue to be."

That about sums up the present impasse and the prospect, according to the prevailing Washington view.

JACKSON'S VIEW

Though the first of these head-on collisions was between Washington and Congress, it was Jackson who gave the first expansive view of executive independence. "The Congress, the executive, and the court," he said, "must each for itself be guided by its own opinion of the Constitution. Each public officer who takes an oath to support [it] swears that he will support it as he understands it, and not as it is understood by others. It is as much the duty of the House of Representatives, of the Senate, and of the President to decide upon the constitutionality of any bill or resolution which may be presented to them for passage or approval as it is of the Supreme judges when it may be brought before them for judicial decision. The opinion of the judges has no more authority over Congress than the opinion of Congress has over the judges, and on that point the President is independent of both."

COMPROMISE AFTER JACKSON

This position has been modified by the "give-and-take" mentioned by Professor Corwin, and that was necessary because Jackson and no one else has suggested any other method by which constitutional disputes can be finally settled and orderly government maintained. But neither executive nor legislature has yielded on the substantive point involved in the present case. Hence the current issue remains as new as it is old, being unsettled, and probably insoluble under our system by any legal process enforceable on the executive. Congress might for a while assure compliance from successors by removing a President. But that method is indirect.

GROWING DISPARITY BETWEEN FARM PRICES AND CONSUMER PRICES

Mr. HUMPHREY. Mr. President, in recent months we have all been seriously concerned with the growing disparity between farm prices and consumer prices. This problem is associated with the larger one encompassing the whole area of our price system. Scores of letters have come to my office expressing consumer indignation at the price of coffee, for example, when compared with the cost of producing this essential family commodity. In my own State of Minnesota the problem of gasoline prices has also caused serious concern in our community, particularly since that price, uniform throughout the State, seems to vary widely in comparison with the price of gasoline in adjacent States. Similar complaints dealing with fuel oil have been expressed to me.

The most acute demonstration of this problem, however, remains in the disparity in agriculture between prices paid to farmers and prices which consumers must pay. This is significant not only because of its effect on the cost of living for the American consumer, but also be-

cause high prices may lead to the feeling on the part of the American consumer that farm price supports are dangerous to his well-being.

I have therefore been in communication with a number of prominent Minnesota people representing the cooperative, business, labor, agriculture, and consumer movements. From these conversations it became clear to me that there was a need for a conference to be held in our section of the country to explore the ways and means by which this problem could be further investigated and a solution found.

I called such a conference, and requested Commissioner John Carson, of the Federal Trade Commission, to be present and to cooperate with a citizens group. Commissioner Carson brought with him Dr. Corwin Edwards, chief economist of the FTC, and Mr. Joseph Sheehy of the FTC legal staff.

These three gentlemen were most cooperative, and I want to take this opportunity publicly and on the floor of the Senate to thank them for their cooperation and their contribution toward further enlightenment on this problem for the citizens of my State and of the adjacent States.

The conference took place in Minneapolis on March 20, 1950. The chairman of the conference was Mr. William Paulbitske, representing Lodge No. 77 of the International Association of Machinists, St. Paul, Minn., one of the groups which initiated the call for the conference. The secretary was Mr. Harry J. Peterson, executive secretary of the Minnesota Association of Cooperatives, who was himself responsible for much of the planning and organization of the conference.

I ask unanimous consent to have printed at this point in the body of the RECORD a list of the organizations which were invited to attend. This list includes representatives from Minnesota, Wisconsin, North and South Dakota, and Nebraska.

There being no objection, the list was ordered to be printed in the RECORD, as follows:

The groups invited to attend included the following organizations: Minnesota Farm Bureau Federation; Minnesota Farmers Union; Minneapolis Chamber of Commerce; St. Paul Association of Commerce; Minneapolis Consumers Interstate Council; League of Women Voters; St. Paul Council for Social Action; American Association of University Women; International Association of Machinists; American Federation of Labor; Minnesota Federation of Labor; State CIO; railroad brotherhoods; School of Business, University of Minnesota; College of Agriculture, University of Minnesota; Macalester College; Land O'Lakes Creameries; Central Livestock Association; Farmers Union Grain Terminal Association; Farmers Union Central Exchange; Midland Cooperative Wholesale; Central Cooperative Wholesale; Group Health Mutual; Mutual Service Cooperative Insurance Co.'s; Minnesota Wool Growers; Ohio Farm Bureau Insurance Co.; Cooperative League of the United States of America; Minnesota Association of Cooperatives.

Mr. HUMPHREY. I also ask unanimous consent to have included in the body of the RECORD a list of the names of individuals and organizational repre-

sentatives who registered for the conference.

There being no objection, the list was ordered to be printed in the RECORD, as follows:

The following individuals and organizational representatives registered for the conference:

Citizens and civic organizations: Mrs. Helen Frink, Mrs. A. N. Satterlee, Barbara Stuhler.

Farm organizations: Ray Brazell, Harry Miller, Roy E. Wiseth, Joe Skalbe, Jr.

Educational institutions: Lyle M. Bender, Helen G. Canoyer, O. B. Jesness, Richard L. Kuzelka, Dorothy Simmons.

Government: Roy A. Bodin, John Carson, Charles W. Stickney.

Labor: Robert W. Aiken, L. J. Covey, Stephen Fisher, Orlin Folwick, Robert L. Gannon, William Gydesen, Rodney Jacobson, William Paulbitske, A. J. Reiser, William Sinnott, J. W. Sperbeck, Mrs. Paul Watters.

Cooperatives: John Brandt, Chris Ellingsen, Frederick S. Gram, Walter Hoffman, Andrew P. Jensen, George W. Jacobson, J. K. Kyle, Walter L. Lassen, George F. T. Mayer, Andrus Norman, D. L. O'Connor, Charles Polich, Frank Paskewitz, Herman G. Pietz, Harry J. Peterson, A. J. Smaby, Glenn W. Thompson, Jerry Voorhis, John B. Vandermyde, Howard Y. Williams, M. D. Zeddes.

News: Dave Douthitt, Gene Newhall, Horace S. Ogden, Marie Powell, A. D. Stedman.

Mr. HUMPHREY. Mr. President, one of the significant results of the conference was the adoption of a resolution requesting the Federal Trade Commission to investigate the methods and costs of distributing farm products. I want to endorse that resolution, and ask that it be printed in the RECORD following my remarks and referred to the appropriate committee of the Senate for action. I am convinced that this is a problem which merits our consideration, and I urge its support.

There being no objection, the resolution was referred to the Committee on Interstate and Foreign Commerce, and ordered to be printed in the RECORD, as follows:

Be it resolved, That this conference of representatives of organized farmers, organized labor, small business, cooperatives, and consumers hereby petition the Honorable Harry S. Truman, President of the United States, to direct the Federal Trade Commission to investigate the methods and costs of distributing farm produce so that the Congress of the United States may legislate, if necessary, to make certain that the spread in price between producers and consumers of farm products shall be kept as small as possible through the elimination of all unnecessary costs of distribution; and

That the Commission shall be instructed to so organize its investigation that it will hold public hearings at intervals of not more than 3 months and shall make periodic reports to the Congress at intervals of not less than 6 months; and

That the Commission shall organize its investigation so that inquiry shall proceed into costs of distribution of particular farm commodities such as grain, eggs, milk, cattle, etc., and the foodstuffs processed from these raw commodities and so that, as the Commission makes its report to the Congress, the Congress may develop its legislative program associated with the production and distribution of these commodities; and

That the Commission shall have authority to call on all other agencies of government for any assistance such agencies can give so that there shall be no duplication of work; and

That the President shall ask Congress to appropriate \$250,000 to the Commission immediately so the investigation may be launched; and

That this conference call on groups of organized farmers, organized labor, small business, cooperatives, and consumer groups in other States to join with us in urging the President and the Congress to act so as to have this work launched immediately; and

That copies of this resolution be forwarded to Hon. Harry S. Truman, President of the United States, to the Senators, and Congressmen from the respective States, and to the Federal Trade Commission.

Upon motion duly made and seconded the resolution presented by the committee was unanimously adopted.

RECESS

Mr. HUMPHREY. I now move that the Senate take a recess until 12 o'clock noon tomorrow.

The motion was agreed to; and (at 6 o'clock and 33 minutes p. m.) the Senate took a recess until tomorrow, Friday, March 31, 1950, at 12 o'clock meridian.

HOUSE OF REPRESENTATIVES

THURSDAY, MARCH 30, 1950

The House met at 12 o'clock noon. The Chaplain, Rev. Bernard Braskamp, D. D., offered the following prayer:

O Thou, who art the Lord God Almighty, we humbly pray that we may be more sensitive and responsive to the appeals of the higher life and the persuasions of Thy spirit.

May we daily bear witness to our kinship with the Master who went about doing good and who inspired His followers to give their strength to the weak, their sympathy to the sorrowing, their substance to the poor, and their heart to God.

Help us to appropriate by faith the overtures of His friendship and accept the challenge to make a more daring trial of His moral and spiritual principles as we seek to build a nobler civilization.

May Thy name be glorified. Amen.

The Journal of the proceedings of yesterday was read and approved.

MESSAGE FROM THE SENATE

A message from the Senate, by Mr. McDaniel, its enrolling clerk, announced that the Senate had passed, with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H. R. 1758. An act to amend the Natural Gas Act approved June 21, 1938, as amended.

The message also announced that the Senate insists upon its amendment to the foregoing bill, requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints Mr. JOHNSON of Colorado, Mr. McFARLAND, Mr. JOHNSON of Texas, Mr. TOBEY, and Mr. CAPEHART to be the conferees on the part of the Senate.

The message also announced that the Vice President has appointed Mr. JOHNSTON of South Carolina and Mr. LANGER members of the joint select committee on the part of the Senate, as provided for in the act of August 5, 1939, entitled "An

act to provide for the disposition of certain records of the United States Government," for the disposition of executive papers referred to in the report of the Archivist of the United States numbered 50-19.

ELECTION TO COMMITTEE

Mr. DOUGHTON. Mr. Speaker, I offer a resolution (H. Res. 526) and ask for its immediate consideration.

The Clerk read as follows:

Resolved, That GEORGE H. CHRISTOPHER, of Missouri, be, and he is hereby, elected a member of the standing Committee of the House of Representatives on Agriculture.

The resolution was agreed to. A motion to reconsider was laid on the table.

RESIGNATION FROM COMMITTEE

The SPEAKER laid before the House the following resignation from a committee:

MARCH 29, 1950.

Hon. SAM RAYBURN,
Speaker of the House of Representatives.
DEAR MR. SPEAKER: I hereby resign as a member of the Committee on House Administration.

EARL WILSON.

The SPEAKER. Without objection, the resignation is accepted. There was no objection.

ELECTION TO COMMITTEE

Mr. MARTIN of Massachusetts. Mr. Speaker, I offer a resolution (H. Res. 527) and ask for its immediate consideration.

The Clerk read as follows:

Resolved, That EARL WILSON, of Indiana, be, and he is hereby, elected a member of the standing Committee of the House of Representatives on Appropriations.

The resolution was agreed to. A motion to reconsider was laid on the table.

BE NIFTY AND THRIFTY IN FIFTY

Mr. RICH. Mr. Speaker, I ask unanimous consent to extend my remarks at this point in the RECORD.

The SPEAKER. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. RICH. Mr. Speaker and Members of the House, do you have faith in the teaching of our forefathers, especially George Washington, when he said, "Keep out of foreign entanglements"? Yet you say to Britain: "Let Ireland alone." You say to others: "Let Israel alone." You tell China what government they should have. You interfere with Greece and her operation. For France, you take sides. You meddle in Spain; and you arm most of those nations, all requiring billions of our taxpayers' money. You have all those countries on our taxpayers' backs.

In the name of America, work through the United Nations. Stop meddling with other governments. By this ECA bill you wreck us. Our taxpayers will crack with all nations on their backs.

THE FEATHER RIVER BASIN

Mr. SCUDDER. Mr. Speaker, I ask unanimous consent to extend my remarks at this point in the RECORD.

The SPEAKER. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SCUDDER. Mr. Speaker, the Feather River is one of California's most beautiful streams. It flows through a narrow and deep canyon a hundred miles or more, then winds across a broad and flat valley to a point where its waters join those of the Sacramento. This larger stream runs into an arm of the sea. The Feather River is today the greatest untapped stream flowing into the Central Valley. Its swift-flowing waters, if harnessed by man, could provide the people who live in the upper Sacramento Valley with the water needed to transform thirsty land into an empire of agricultural riches. These same waters would turn generators to send thousands of kilowatts of electrical energy humming through transmission lines to run the pumps and serve the myriad other needs of a growing land.

I have today introduced a bill to authorize development of the Feather River Basin. Its main provision is for a dam to impound from 2,500,000 to 3,000,000 acre-feet of water. There would be hydroelectric generating facilities, transmission lines, and irrigation canals. The bill would direct the Bureau of Reclamation to make detailed studies and cost estimates of the project.

The Feather River development is proposed as an integral part of the great Central Valley project, first authorized by Congress in 1937. It would implement the supply of water for the San Joaquin Valley, which has been allocated water impounded in Shasta Dam Reservoir. This would insure that the lands of both the Sacramento and San Joaquin Valleys would get their proper share of the waters flowing into the great Central Valley.

In urging early consideration of this measure, I would like to say that this type of project, which is self-liquidating under the terms of the reclamation law in effect during the past 48 years, represents an investment in the future of our land. In real value, it will pay for itself many times over in the years to come.

FUND-RAISING DINNERS AND TAXES

Mr. MEYER. Mr. Speaker, I ask unanimous consent to extend my remarks at this point in the Record.

The SPEAKER. Is there objection to the request of the gentleman from Kansas?

There was no objection.

Mr. MEYER. Mr. Speaker, the Republican Party last February held a gathering in Uline's Arena in Washington. It was a spontaneous expression of loyalty to American ideals, an affirmation of the faith that in due season there would be a thorough janitorial job done on the mess that has been made of our National Government.

In a fortnight way tickets were sold. As some of the program arranged for the evening was classified as entertainment, the Federal tax was paid. Twenty cents on each dollar admission ticket was paid into the Federal Treasury.

It has been officially ruled by the Treasury Department with much tortur-

ing of plain meanings, that the \$100-a-plate affair held by the Truman party was not entertainment or amusement. No tax, therefore, was due. I am certain that the many who bought their tickets out of a feeling of compulsion would agree that it was not amusing. But it was staged along the lines of any other dinner which included musical entertainment. The Republicans had musical numbers and sought no exemption from the tax merely because they were sandwiched in between speeches. That is the peculiar construction which the Treasury Department in a long and labored opinion placed on the character of the Truman event.

Absurdity was piled upon absurdity when it was declared that the musical numbers of the Truman party were, after all, of brief duration—mere interludes between the speeches—with the whole program leading up to that period of ineffable bliss—the address of the President. Such reasoning is remindful of the young woman's excuse for her illegitimate baby—after all, it was only a small baby.

Mr. Speaker, the President has recently had a lot to say about tax loopholes. His party high command is expert at creating them. It helped greatly in adding upward of a half million dollars to the Truman party bank account. Maybe the Republicans should have chiseled themselves a little loophole. The American Heart Association would have benefited accordingly. That is where the profits from the Republican dinner and entertainment went.

CALL OF THE HOUSE

Mr. SMITH of Wisconsin. Mr. Speaker, I make the point of order that a quorum is not present.

The SPEAKER. Evidently a quorum is not present.

Mr. McCORMACK. Mr. Speaker, I move a call of the House.

A call of the House was ordered.

The Clerk called the roll, and the following Members failed to answer to their names:

[Roll No. 122]

Auchincloss	Gilmer	Norton
Barden	Grant	Plumley
Baring	Gwinn	Reed, Ill.
Battle	Hale	Reed, N. Y.
Bennett, Fla.	Hébert	Rivers
Bennett, Mich.	Hoffman, Ill.	Sabath
Blatnik	Jackson, Wash.	Sadowski
Buckley, Ill.	Jennings	Simpson, Ill.
Bulwinkle	Kennedy	Smathers
Burdick	Kruse	Smith, Ohio
Carroll	Kunkel	Staggers
Celler	Lichtenwalter	Stanley
Cooley	McDonough	Wheeler
Crawford	Macy	Whitaker
Dawson	Miles	Withrow
Dingell	Monroney	Wolcott
Douglas	Morrison	Wood
Eaton	Murphy	Worley
Fellows	Nelson	
Fulton	Nixon	

The SPEAKER. On this roll call 373 Members have answered to their names, a quorum.

By unanimous consent, further proceedings under the call were dispensed with.

EXTENSION OF REMARKS

Mr. TAURIELLO, Mr. DAVIES of New York, Mr. MEYER, and Mr. GAVIN

asked and were given permission to extend their remarks.

Mr. DOLLINGER asked and was given permission to extend his remarks and include an address.

Mr. LANE asked and was given permission to extend his remarks and include extraneous matters.

Mr. PRESTON asked and was given permission to extend his remarks and include a newspaper article.

Mr. MOULDER asked and was given permission to extend his remarks and include a letter from William H. Becker in support of House Concurrent Resolution 64.

Mr. MILLER of Maryland asked and was given permission to extend his remarks and include an editorial.

Mr. GRAHAM asked and was given permission to extend his remarks and include a short editorial.

Mr. MASON asked and was given permission to extend his remarks and include an editorial from the Richmond Times-Dispatch.

Mr. REED of New York (at the request of Mr. MARTIN of Massachusetts) was given permission to extend his remarks in three instances.

Mr. KILBURN asked and was given permission to extend his remarks and include a letter.

Mr. PATTERSON asked and was given permission to extend his remarks and include an article.

Mr. O'HARA of Illinois asked and was given permission to extend his remarks in two separate instances.

Mr. McCORMACK asked and was given permission to extend his remarks and include an editorial.

Mr. ANGELL asked and was given permission to extend his remarks in two instances and in each to include extraneous matter.

AMENDING THE NATURAL GAS ACT

Mr. HARKIS. Mr. Speaker, I ask unanimous consent to take from the Speaker's desk the bill (H. R. 1758) to amend the Natural Gas Act approved June 21, 1938, as amended, with a Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the bill.

The Clerk read the Senate amendment, as follows:

Strike out all after the enacting clause and insert "That subsection (b) of section 1 of the Natural Gas Act, approved June 21, 1938, is amended (1) by inserting after the word 'but' the words 'except as provided in subsequent sections of this act,' and (2) by inserting before the period at the end thereof the following: 'or to any arm's-length sale of natural gas made by one producer or gatherer to another producer or gatherer or made at or prior to the point of delivery of such gas into interstate transmission facilities (of a natural-gas company) or to incidental transportation of natural gas necessary for delivery of such gas to such other producer or gatherer or into interstate transmission facilities (of a natural-gas company): *Provided*, That such arm's-length sale and incidental transportation are by a producer or gatherer not otherwise engaged in and not controlled by or controlling a person otherwise engaged in the transportation or sale of natural gas for resale in interstate commerce.'

"Sec. 2. Section 1 of such act is amended by adding after subsection (b) thereof the following new subsection:

"(c) It shall be the duty of the Commission to assemble and keep current pertinent information relevant to determination of whether, by reason of lack of effective competition among producers or gatherers of natural gas, the flow of natural gas into interstate commerce is being or will be unduly retarded or interfered with or the price of natural gas sold in interstate commerce for resale is being or will be unduly affected. If, at any time, the Commission shall so determine, it shall report to the President and to the Congress its conclusions, together with the data upon which its conclusions are based, and its recommendations, if any, for remedial action."

"Sec. 3. Subsection (6) of section 2 of such act is amended by inserting before the first word thereof the following: 'Subject to the limitations of section 1 (b).'"

"Sec. 4. Section 2 of such act is amended by adding at the end thereof the following new subsection:

"(10) A sale shall be deemed to be at 'arm's length' unless (1) it is by a person who is in such relation to the buyer by reason of voting-stock interest, common officers or directors, or other evidence of affiliation, that there is liable to be an absence of independent bargaining between them, or (2) the sale is, in fact, not arrived at by independent bargaining between the buyer and seller."

The SPEAKER. Is there objection to the request of the gentleman from Arkansas?

Mr. MARCANTONIO, Mr. BIEMILLER, Mr. CROSSER, and Mr. JAVITS objected.

FOREIGN ECONOMIC ASSISTANCE

Mr. KEE. Mr. Speaker, I move that the House resolve itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H. R. 7797) to provide foreign economic assistance.

The motion was agreed to.

Accordingly the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill H. R. 7797, with Mr. HARRIS in the chair.

The Clerk read the title of the bill.

The CHAIRMAN. Are there further amendments to section 102?

Mr. SMITH of Wisconsin. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. SMITH of Wisconsin: On page 8, line 14, strike out the colon and in lieu thereof insert a period. Strike out the remainder of the paragraph through line 23.

Mr. SMITH of Wisconsin. Mr. Chairman, if you will refer to the bill you will note that I am striking out the proviso section beginning at line 14. This amendment in no way affects the money authorized under this bill; it does, however, strike from the bill the authorization to carry over from the present fiscal year the sum of \$150,000,000 to the fiscal year 1951.

I know there are those who feel that in view of the fine administrative record made by Mr. Hoffman, the fact that he has saved this \$150,000,000, we ought as a reward, perhaps, and in recognition of that fine service permit him to have this carry-over for use next year.

It is my position, Mr. Chairman, that we have no right to say to the taxpayers of this country that we are going to give the Administrator \$150,000,000 more to play with than he has asked for 1951. In considering this matter we must take into consideration, it seems to me, our own fiscal situation. Here we are with a huge debt. We are going to be \$6,000,000,000 in the red at the end of this fiscal year. When we consider our total obligations, \$150,000,000 is a mighty small amount.

Yesterday a press dispatch from Berlin stated that the ECA is going to ask for the sum of \$82,500,000 to be used to assist the unemployed in Berlin. That is, \$82,000,000 to be used in the next 4 months to assist the unemployed in that city. What about our own unemployed? We have 5,000,000 unemployed in the United States today. This money can be used to help finance some unemployment compensation which one of these early days we are going to be called upon to approve. Only yesterday before a committee in the other body General Eisenhower stated that we have cut our national defense appropriations a little too deep and it is his idea that Congress will have to appropriate another half billion dollars for national defense. I ask you again, Mr. Chairman, where are we going to get the money?

On yesterday we had another press report from London in which Sir Stafford Cripps made the prediction that in 1950 the Labor Government would be able to reduce its deficit 50 percent. I read from this report:

The forecast, however, was based primarily on the assumption that trade with America, including American purchases of British raw materials, would be sustained.

Even Britain is looking for some economy. They are looking for better days with our help. I am not objecting to that, but I am wondering where is our first responsibility? We have a responsibility to our own American taxpayers.

The CHAIRMAN. The time of the gentleman from Wisconsin has expired.

Mr. JAVITS. Mr. Chairman, I ask unanimous consent that the gentleman may proceed for five additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. JAVITS. Mr. Chairman, will the gentleman yield?

Mr. SMITH of Wisconsin. I yield to the gentleman from New York.

Mr. JAVITS. I would like the gentleman to get the facts clear. If the gentleman will refer to page 33 of the committee report he will find that the total request of the ECA is not for \$2,950,000,000 but the total request of the ECA comes to \$3,100,000,000. The thing I would like to correct is that this amount which the gentleman is seeking to cut out is requested. Whether we cut it out is another matter, but it is requested as a part of the ECA appropriation for reasons which I will take up in my own time. But I do not want the committee to understand that this is a gift to Mr. Hoffman because he saved that amount of money last year.

Mr. SMITH of Wisconsin. Yes, but it does not affect the program one iota.

Mr. WHITE of Idaho. Mr. Chairman, will the gentleman yield?

Mr. SMITH of Wisconsin. I yield to the gentleman from Idaho.

Mr. WHITE of Idaho. I think the gentleman asked a very pertinent question when he asked, "Where are you going to get the money." One way would be to get it from the mining industry, particularly the nonferrous mining industry. That is one of the biggest taxpayers, and we are cutting off that source of income by destroying the American mining industry. I think the gentleman asked a very pertinent question.

Mr. JONAS. Mr. Chairman, will the gentleman yield?

Mr. SMITH of Wisconsin. I yield to the gentleman from Illinois.

Mr. JONAS. The gentleman made a very effective statement and, as he said, there are about 5,000,000 people out of work presently.

Mr. SMITH of Wisconsin. That is right.

Mr. JONAS. I take it the gentleman is not taking into consideration the recent figures on the June graduating class of institutions of higher learning which shows that there will be another 1,200,000 out of work, so that the total will be 6,200,000 by the 1st of July.

Mr. SMITH of Wisconsin. I thank the gentleman for that contribution.

I want to refer to this news dispatch again from London, and Sir Stafford Cripps. The article goes on to say that—

The document made clear that Britain's economic outlook for this year depends entirely on the expectation that American business will continue along the present general lines of prosperity.

Of course, parenthetically, Mr. Cripps did not take into consideration the Irish Members in this body.

This means primarily a continuation of European-recovery program on a substantial, though reduced, scale.

Now, Mr. Chairman, I submit that my amendment ought to pass because this money, which they are asking to carry over, if denied to them, will not in any way affect this program. There is plenty of cushion in the request that has been made by ECA. I submit that the amendment ought to be adopted.

Mr. MANSFIELD. Mr. Chairman, I rise in opposition to the amendment.

Mr. Chairman, I dislike very much to rise in opposition to the amendment offered by my good friend and esteemed colleague the gentleman from Wisconsin [Mr. SMITH]. We all admire him and respect the gentleman from Wisconsin because he has his views, they are honest, and we all know he is trying in his own way to do the right thing.

However, this House has already put into effect a cut amounting to \$250,000,000 as it affects this program. If we were to accept the amendment offered by the gentleman from Wisconsin, it would mean a further cut of approximately \$150,000,000. This is the \$150,000,000 which Mr. Hoffman and the ECA

saved last year—\$150,000,000 which they told this Congress that they had saved and which they deducted from their original request for an appropriation of \$3,100,000,000.

Now, I think that speaks well for the ECA and that it is good sound business. I think we ought to reward a Federal administrator who will come back to the Congress and show that he has made a saving in the agency over which he has supervision. You know, the cheapest wars to win are those that do not begin, and I think that the Marshall program has been of tremendous significance and importance in helping us in this cold war in which we are now engaged. Most of the Members in this body will recall that when this program was first discussed it was stated, if it was undertaken, that the risk was a calculated one, that the whole program would cost somewhere around \$16,000,000,000 or \$17,000,000,000, and that very likely it would take 4 years to consummate. We made no promises as to what we would do. We told the people of this country what we thought might be the result and we took that chance—that calculated risk. Had we not engaged in the Marshall program, it is my considered belief that western Europe would be Communist-controlled today. In that event, we would be isolated and the net result would be that we would be spending more billions than this program will cost in our defense.

Mr. McSWEENEY. Mr. Chairman, will the gentleman yield?

Mr. MANSFIELD. I yield to the gentleman from Ohio.

Mr. McSWEENEY. May I not say that we in the Congress are at fault, sometimes, when we penalize people who try to save. We say they do not need it and we do not give it to them, and they lose incentive of trying to save. I found that true in departmental appropriations, and so forth.

Mr. MANSFIELD. I agree with the gentleman from Ohio. Of course, all the Members are familiar with the Federal agencies which come before us every year with no surpluses. This agency, with a minimum of personnel and under excellent administration, makes a saving based primarily, I believe, on the devaluation of the currencies last year, and we want to take it away.

The gentleman from Wisconsin has mentioned the unemployed in this country and how we should help them. I agree with him wholeheartedly. I think we should look after our own people, but I think also we should not lose sight of the kind of world in which we live and the position this country occupies in the chaotic conditions which are now before us. The issue, in reality, is a peaceful world. That is what we are striving for and that is why we are engaged in this proposal. We are seeking through Marshall aid to insure our own security, to give hope to people, and to create the foundations for a lasting peace for all people throughout the world.

Mr. KEE. Mr. Chairman, will the gentleman yield?

Mr. MANSFIELD. I yield to the gentleman from West Virginia.

Mr. KEE. May I ask the gentleman from Montana if it is not true that it is

shown in the testimony before the committee that Mr. Hoffman never doubted that he would be permitted to use the money that was left over, and that he took the \$149,000,000 that he had saved into consideration in making the estimates of what would be required to carry on the Marshall plan for the coming year?

Mr. MANSFIELD. The chairman of our committee is correct. He will recall that the original sum was lessened by this saving, and that is the sum now before this body at this time.

Mr. KEE. Was not this matter discussed in the committee, and was it not almost unanimously determined that to cut this from the amount allowed would be a penalty against Mr. Hoffman for saving?

Mr. MANSFIELD. The gentleman is correct.

Mr. KEE. What would be the gentleman's estimate of the result of this action of Congress, if we should cut this amount from the bill, upon the operations in the future of other agencies that must depend upon appropriations to pay their expenses?

Mr. MANSFIELD. The answer to that is obvious. We will not reward good businesslike administration and we will help to perpetuate the using up of all funds available each fiscal year, whether they are needed or not.

The CHAIRMAN. The time of the gentleman from Montana has expired.

Mr. MANSFIELD. Mr. Chairman, I ask unanimous consent to proceed for three additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Montana?

There was no objection.

Mr. MANSFIELD. The gentleman from Wisconsin was talking about the funds to be used by ECA in taking care of the unemployed in the Berlin area. I am sure that he and the other Members of this body are aware of the fact that at the present time there is coming into existence a so-called youth movement in the east German state, the Soviet-dominated part of Germany, and that around May 1, according to press reports, there is going to be a big push into the western sector of Berlin. I think it is up to us to do all we can to hold the fort in Berlin and not allow this contemplated push to become a success because, were it to be successful, it might well lead to another world war.

I feel that in the future much of the course of this country's foreign policy as it affects western Europe is going to depend on whether or not we are able to retain our bridgehead in Berlin. We did it last year with the airlift. We intend to do it this year and to keep these Soviet-dominated movements from coming in, breaking up the situation and defeating the bridgehead we have constructed in that part of the world.

I call the attention of the Committee also to the fact that Germany is a tremendously important country and that west Germany comes under the ERP. We have set up there or helped to set up the so-called Federal Republic of west Germany. Although Germany today is, in some respects, the weakest country in

all of western Europe, she is potentially the strongest nation. There she is between the Allied Powers and the Soviets, and here we are trying to bring about a cut in an appropriation, with the result that if it is accepted by this body our position in western Europe may well be weakened. I urge this Committee not to uphold the amendment which is now before us.

Mr. WHITE of Idaho. Mr. Chairman, will the gentleman yield?

Mr. MANSFIELD. I yield.

Mr. WHITE of Idaho. The gentleman was describing some conditions before he started to answer questions. Does he think that the remedy for those conditions is the sacrifice of the domestic mining industry?

Mr. MANSFIELD. Not at all. The gentleman knows that he and I did all we could to get a bill, S. 2107, through this House. I feel we still should try to get that bill through because it means a lot to our own people.

Mr. WHITE of Idaho. Do you not think in the light of present market conditions and the conditions of the country that the mining industry is being sacrificed?

Mr. MANSFIELD. I will repeat what I said yesterday, that a good many of these strategic materials which are coming in are materials which we lack here or are in extremely short supply. These include rubber, sisal, industrial diamonds, palm oil, graphite, sperm oil, cryolite, tantalite, beryl, and so forth.

Mr. WHITE of Idaho. The gentleman represents a great copper-producing district in the State of Montana. Does he know that all the copper brought into this country is coming in from South America and as a result, copper mines are closing up here?

Mr. MANSFIELD. The gentleman knows I am aware of that. He knows also I have been fighting against the lifting of this 2-cent-a-pound excise tax on copper and I will continue that fight against a further suspension of this tax.

Mr. RICH. Mr. Chairman, I move to strike out the last word, and rise in support of the Smith amendment.

Mr. Chairman, I listened with a great deal of interest to the gentleman from Montana and the gentleman from West Virginia explain why this amendment should not be adopted. It seems to me they have made the most ridiculous arguments I have ever heard when one talks about what he wants to do for the people of this country, like the gentleman from Montana, to help the miners in Montana, and yet he is trying to do everything he can to spend all the money he can for all the people in the world, not thinking anything about the people in the United States, especially the taxpayers. It just burns me up when I hear arguments like that.

Mr. GAVIN. Mr. Chairman, will the gentleman yield?

Mr. RICH. I yield.

Mr. GAVIN. I want to call attention to the fact that it is now proposed to close up or curtail activities of 12 hospitals for servicemen and veterans and their dependents as an economy move in order to save \$30,000,000. I would like

to see the Members of the House of Representatives be just as much concerned about the welfare of our own people as they are concerned about the welfare of these other people.

Mr. RICH. It is about time that the Congress and the people of America woke up to see what the Congress is doing to them. I tell you they are taking the shirts off the backs of the American people and they are putting all the people all over the world on the backs of the taxpayers of America. If the American people do not wake up, pretty soon they will find out that we do not have any country left, and that we are subservient to some of these countries in Europe. Instead of our helping them, they will be dictating to us. I say it is a deplorable situation. I take my hat off to the gentleman from Wisconsin [Mr. SMITH] for what he is trying to do on this Committee on Foreign Affairs. He is the only member of the Committee on Foreign Affairs that I want to follow at this time on this bill. I think they are more foreign than they are domestic. I think they are more interested in trying to help the people of foreign countries than they are in looking after the people of America.

It certainly ought to be recognized mighty soon by the Congress. If you do not recognize it, pretty soon I hope the people back in your districts will recognize it and leave a lot of you at home where you belong.

It was said here a little while ago that \$150,000,000 is only a small amount. It is a dickens of a lot of money to me. I think any one of us would be glad to have a thousand dollars. There would be a lot of people in this country who would like to have a thousand dollars. There are 5,000,000 people out of work in America. You talk about economy and you talk about trying to take care of your own people. We ought to be looking after our own people, instead of trying to help everybody else all over the world. We are not only trying to help everybody all over the world, but this Committee on Foreign Affairs, in my judgment, is meddling in everybody's business all over the world. What did you do yesterday? Why, you tried to interfere with Great Britain in order to help Ireland. What did Ireland do in the war? They refused to help us. They would not even let us land on their shores. Now we are trying to help Britain. I do not want to help Britain. That is nothing but a Socialist government. I do not want to get mixed up in their affairs. I do not want to have anything to do with them as long as they are running a Socialist government over there. I would not give a nickel to run a Socialist government in America. I do not want anything to do with it. You are not only meddling there but you are trying to interfere with Israel. Let the people of Israel alone. Let Spain alone. Let all of those countries alone who want to run their own governments. Let Italy run their affairs, Spain likewise. Instead of that, however, this Foreign Affairs Committee is sticking its nose into everybody's business all over the world. It is about time we stayed at home and looked after our own people or we will

not have any country to look after. Certainly you will not have any government we can call free America. You members of the Foreign Affairs Committee do not need to smile at me. I love you all individually and I like your individual smiles, but I do not like the things you are trying to do, and I want you to know it, and I want the American people to know it.

Now, what are we trying to do here? We are trying to save \$150,000,000 by the amendment that was offered by the gentleman from Wisconsin [Mr. SMITH].

The CHAIRMAN. The time of the gentleman from Pennsylvania [Mr. RICH] has expired.

Mr. RICH. Mr. Chairman, I ask unanimous consent to proceed for one additional minute.

The CHAIRMAN. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. RICH. I think Mr. Hoffman did a good job in trying to save \$150,000,000 last year, because he did not spend it. Now, you are so anxious to give it away that you want him to have that money, and by giving it to him you say, "You spend it, Mr. Hoffman." Let us give Mr. Hoffman credit for saving that \$150,000,000. Let us put it back into the Treasury of the United States. Let us help the taxpayers of this country to the tune of \$150,000,000. It is a wonderful thing that Mr. Hoffman tried to do that. I want to give him credit for it. But I want to save that \$150,000,000 so that JOHN TABER will not have to work so hard to try to get the money for these appropriation bills that you are going to bring in here next week. You are just going to break us down and tear us to pieces, and you are going to destroy us with your squandering of money in foreign countries. Be wise and economize.

The CHAIRMAN. The time of the gentleman from Pennsylvania [Mr. RICH] has again expired.

Mr. VORYS. Mr. Chairman, I just want to give you the arithmetic on this so that you can weigh it in passing on this amendment. I offered a similar amendment in committee, but it was voted down.

On page II-42 of the budget estimate, which was presented to the Appropriations Committee, and was also made available to our committee, is a statement, "Economic Cooperation Administration; Summary: All Participating Countries; Estimated Balance of Payments in Gold and Dollars and all Currencies"; and at the end of the page, after a long calculation, we find that the balance "total gold and dollars" for '50 and '51 is \$2,925,000,000. That is the balance of payments proposition on which the Marshall plan has been based from the start; Europe was shy of dollars, could not meet her necessary payments, and that deficit balance is what must be made up for Europe to recover.

The present bill contains authorization for \$2,700,000,000 due to the amendment adopted the day before yesterday. It also authorizes guaranties, originally \$300,000,000, but a portion of which had been used, so there is new guaranty

money in this bill in the amount of \$292,000,000. Thus if the pending amendment is adopted we will still have in the bill resources, through guaranties and authorization of \$2,992,000,000. You ask, if the dollar need is only \$2,925,000,000 what is this carry-over to be used for? You will find this listed on pages 33 and 34 of the report. In addition to the dollar balance needed, the carry-over is to be spent as follows: \$40,000,000 for power projects, \$45,000,000 for overseas development, \$36,000,000 for Greece; technical assistance, \$15,000,000; a total of \$136,000,000. All of these are nice things but they are not needed on the balance of payments theory. If you add to the \$2,925,000,000 which is the estimated balance of payments needed, \$15,500,000 for administration, you get \$2,940,500,000; and more than that will be made available under this bill if the Smith amendment is adopted.

Just one word about who gets rewarded when a faithful servant has saved money. If somebody found your watch and brought it to you and said: "I have been so honest that I returned your watch. Will you give me the watch as a reward?" You would say, "No." You might give him a tip or something as a reward for his honesty but you would not give him back the watch that belongs to you. In somewhat the same way, while I hail the efficiency of Paul Hoffman in saving \$149,100,000 for the American taxpayer, I want the taxpayer to get the benefit of his saving, not ECA. I therefore think that we are not penalizing Paul Hoffman or ECA, but we are simply accepting with thanks his splendid work when we cancel out this carry-over and say, "Fine, that is some money that you saved, Paul; and thanks for letting us put it back in the Treasury."

The CHAIRMAN. The time of the gentleman from Ohio has expired.

Mr. VORYS. Mr. Chairman, I ask unanimous consent to proceed for three additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Ohio?

There was no objection.

Mr. GAVIN. Mr. Chairman, will the gentleman yield?

Mr. VORYS. I yield.

Mr. GAVIN. I wish to compliment the gentleman. He referred to the American taxpayer. That is the first time in this debate, this furious scrap that we have had here as to how we are going to spend this money, that I have heard the American taxpayer considered. I am telling you now that unless the American taxpayer is given some consideration in matters of this kind there are many going to hear from him this coming fall.

Mr. JUDD. Mr. Chairman, will the gentleman yield?

Mr. VORYS. I yield to the gentleman from Minnesota.

Mr. JUDD. Will my good friend from Ohio sponsor an amendment to increase by \$150,000,000 the authorization which now stands at \$2,700,000,000 so that it will be \$2,850,000,000? That is what you would have to do if you want to have the program carried on.

When Mr. Hoffman saved this money he could have returned it to the Treasury and asked for \$150,000,000 more new money to meet his needs. Instead he left it as part of the program and reduced accordingly the request for new money, the effect of the Smith amendment is not just to take back what was saved; it cuts the whole appropriation by another \$150,000,000.

Mr. VORYS. Will the gentleman take his own time on that?

Mr. JUDD. I asked the gentleman whether he would sponsor such an amendment.

Mr. VORYS. No; I would not, because I think that, based on the figures presented to us, if they will for once use the guaranty provision, which has been largely expanded in the bill before us, the resources in dollars will be available for western Europe which they need, even though the amendment is adopted. It will be a tight fit if that happens; it is even possible that some of the country-aid program might need to be reduced, but when we remember that the country-aid programs in general are based not on any exact estimate of what countries need as in former years but were based on a 25-percent cut—that is where the \$2,925,000,000 comes from—if it should become necessary to make the cut 26 or 27 percent instead of 25, I do not believe it would cause the collapse of this effort which I am anxious to have carried through. I just wanted to present, however, the arithmetic of the situation as it appears in the records of our committee.

Mr. JUDD. Does the gentleman believe that if this \$150,000,000 were given to Mr. Paul Hoffman and he did not need it for the success of the program, he would go ahead and spend it? Does the gentleman think the taxpayers will lose a dime if we authorize this amount for him to use if needed?

Mr. VORYS. No; I think Paul Hoffman will not spend any money that he does not need.

The CHAIRMAN. The time of the gentleman from Ohio has expired.

Mr. JAVITS. Mr. Chairman, I rise in opposition to the pending amendment.

Mr. Chairman, let us be honest with ourselves. This is nothing but a move to cut this authorization another \$150,000,000 and no fancy words can gloss over that fact. I shall therefore address myself to those Members of the House who voted against a cut of \$500,000,000. Some of those Members were willing to go along with a cut of \$250,000,000. I ask them whether they want to step that up to a cut of \$400,000,000, because that is exactly what this amounts to. No one believes that the Committee on Foreign Affairs is giving anybody a perquisite or gift of the \$150,000,000 that has been left in the funds. We are doing no such thing. As the gentleman from Minnesota [Mr. Judd] said, this would have been a bill for \$3,100,000,000 if this carry-over of \$150,000,000 was not in here.

In our committee where this was thoroughly discussed, this very same move failed by a very large vote, and there is a very substantial reason for that. This is the reason: If you will read the committee report on page 33,

which was referred to, you will find that in addition to the \$2,925,000,000 for country aid programs the request of ECA was for \$174,000,000, and that request was absolutely essential and carried certain items which Members are very much interested in, even those who are advocating a cut.

One of the items is \$36,000,000 for both the economic and military assistance program in Greece. In view of the fact that Greece has finally won its war against the Communist menace, how many Members of the House want to cut into that essential element of aid to Greece?

Secondly, it includes, and I call this particularly to the attention of the Members, \$2,800,000 for ocean freight for relief packages sent to countries receiving assistance on a grant basis. You all know what a help these relief package transmittals have been. I ask the Members whether they want to cut that program out. That is exactly what the Committee would be doing if it adopts the pending amendment.

In addition to that, there is requested \$45,000,000 for developments in the overseas territories of these particular nations concerned with this program such as road building, drainage, and the like. These short-term operations are designed to give dollar assistance to the countries affected by ECA. The only way they are ever going to come back is if their territories and colonial possessions are able to supply them with the raw materials that they have to buy in these dollar areas.

This expenditure of \$45,000,000 will produce and pay back in recovery at 10 to 1 for every dollar expended. In terms of recovery should they spend that \$45,000,000 the return is worth \$450,000,000.

Mr. Chairman, if we want to end the European recovery program in 1952 we have to be honest with the program. We cannot cheat the program and we cannot cheat ourselves if we are going to be able to stop it in 1952. So I appeal especially to those members of the committee who defeated the move to cut this \$500,000,000 not to be taken in by this new move that is nothing but an action designed to make the cut of \$250,000,000, which apparently the Committee desired, into a cut of \$400,000,000.

Mr. O'HARA of Minnesota. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield to the gentleman from Minnesota.

Mr. O'HARA of Minnesota. May I say to the gentleman that I fully appreciate and believe him when he says this program will end in 1952, but he knows and I know there will be some continuation, some form of continuation of this program, is that not a fact?

Mr. JAVITS. I do not believe that there will be a continuation of the European recovery program after 1952. I believe that the United States will have to continue to do something in the world of free peoples in respect of the stability of the free world's economy. This we will do, I emphasize, in the interest of our own security and economic well-being. I do not know what that will be, but I do not think it will be an over-all recovery program like this.

Mr. RICH. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield to the gentleman from Pennsylvania.

Mr. RICH. Is it not true that when they first started this Marshall plan we were given to understand that it would only be for that year, and then later on they said it would terminate the next year, and now they say we will have it for 3 years, and if you put in point 4 of the President's program you will have it for all years? Let me ask the gentleman this: How are the American people going to stand it? This great annual cost. You will have all the foreign countries on the backs of the American people, and the American people will be on their bellies.

Mr. JAVITS. I would like to pay my respects to my colleague, but I think he overlooks one important thing. What a good many of us are trying to do here is to keep us from being isolated; not isolationists. The great danger the United States faces is that we will break the backs of our people and our economy if our defense budget becomes \$35,000,000,000 instead of \$15,000,000,000. This is exactly what it will cost if you try to isolate the United States and try to build a steel fence around it, and then history has always shown we will have a war.

What we who are for this bill are trying to do is to have the country pay expenditures for peace, which will retain the peace, and which will retain the lives of the 10,000,000 who may be killed in a next war. The philosophy the gentleman espouses here, I say with all respect, will cost us many billions of dollars and will eventually lead to a war that will destroy our country and our economy, and not save it.

Mr. RICH. You are not going to save our country in this way. You are going to do it if you do it in an economic way. What this bill is doing is to wreck this country. I am not an isolationist; I am a conservator for America first.

Mr. GAVIN. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield to the gentleman from Pennsylvania.

Mr. GAVIN. Can the gentleman point out to us now, after the investments that we have made, where any stability or peace has been restored for the tremendous amounts of money we poured in? When this program was undertaken it was determined that we were going to bring about the integration of these countries; we were going to break down the barriers in these countries; we were going to bring about certain reformation through legislative procedures in these countries. We had a definite object, but all we have done, I might say to my very good and able friend from New York, is to pour money in, but we have not achieved cooperation, integration, breaking down the barriers, certain reformations, and all those things that we talked about to bring about economic stability in the participating countries.

Mr. JAVITS. The first result we had to achieve was to keep the Communists from overrunning Europe, and I am thoroughly convinced, having been there, and the gentleman has been there, that if we had not gone there with the European

recovery program, France, western Germany, Belgium, and Holland would now be Soviet satellites. They would have been completely infiltrated from within and overrun and now be behind the iron curtain. That was the great accomplishment of the first 2 years of this European recovery program, and that was certainly cheap at the price. In the next 2 years we have to devote ourselves to the needed integration. The Committee on Foreign Affairs has, I think, been fair. It has earmarked \$600,000,000 in this bill which the European nations cannot get; they cannot get a dollar of it, unless they integrate their markets and their economy exactly as the gentleman says.

The CHAIRMAN. The time of the gentleman from New York has expired.

Mr. BOGGS of Louisiana. Mr. Chairman, I move to strike out the last word, and ask unanimous consent to proceed for five additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Louisiana?

There was no objection.

Mr. BOGGS of Louisiana. Mr. Chairman, the debate which has transpired here in the last few minutes about this amendment illustrates actually that the ones sponsoring these amendments are opposed to the entire ECA program. The assertion has been made that all we would do, if we vote for this amendment, would be to return \$150,000,000 to the Treasury of the United States. That just is not true. If you refer to page 11 of the report you will find there a statement by the Administrator in which he says:

We are asking that this sum of \$150,000,000 be carried over into the next fiscal year to help meet the 1950 and 1951 requirements of \$3,100,000,000. This leaves as our net request for new funds the sum of \$2,950,000,000.

That is just as clear as language can be. All that has really happened here and all that is contemplated is the transfer of \$150,000,000 to this year's authorization, thereby reducing this year's authorization by \$150,000,000.

This is the first opportunity I have had to speak on this very vital legislation, and I should like to address myself for a few moments to the central issues involved before the House of Representatives today which is simply whether America is willing to take the measures required to defeat Russian Communism without a third world war. To understand the issue, it seems to me we must examine the opponents of this program.

The principal objection, while it is cloaked in high phrases, comes from the dyed-in-the-wool isolationists in this country. I make my observation not out of partisanship. They are the same men who shaped the policy of the United States from Harding to Pearl Harbor, as the distinguished commentator Walter Lippman, observed several days ago. They are the men who openly oppose and inherently fear cooperation with other people whose ideals and whose institutions are similar to ours. They are the men who voted against fortifying Guam, who voted just a few weeks before Pearl

Harbor against arming our merchant ships, who voted just a few months before Pearl Harbor, losing by 1 vote, against extending the draft when the United States of America was more seriously threatened than at any time up until then in our history.

For a few short years after the war there was an effort to overcome isolationism in both parties in our country. No greater contribution has been made to the bipartisan policy of our Government than has been made by the former Secretary of War, Mr. Stimson, and by the great senior statesman from Michigan, Senator VANDENBERG.

Let me say that it is to the eternal credit of the Republican Party that this great program which we are now debating originated in the Eightieth Congress, which was controlled by that party.

I can mention many others. I mention the distinguished and beloved gentleman from New Jersey, Dr. EATON, the distinguished gentlewoman from Ohio [Mrs. BOLTON], and the distinguished gentleman from New York [Mr. WADSWORTH], who stood in this well, at the height of isolationism, and guided to passage the defense measures needed at that critical time in the history of the United States.

I might mention the gentleman from Connecticut [Mr. LODGE], and many others, but I am afraid that they are a minority today in their party. I am afraid they are crying out again in the wilderness. I pay particular tribute to them because, being in the minority in their party, their position is even more difficult than it would be otherwise.

Everyone must understand the elementary problems involved in this situation. We are now at this very moment in a war. It does not involve artillery barrages, marching armies, or aerial bombardments. Yet, in my humble judgment it is as dangerous as total war, and as deadly serious as the shooting war which ended in 1945. The real danger, my colleagues, is that we can lose this war without firing a shot.

I do not question the patriotism and the sincere devotion to our country of the isolationists. It takes a long time for men to understand new forces. It has taken a long time for many Americans to understand the position of power and responsibility which the United States of America now has in the community of nations.

But certainly it is difficult for me to understand how Members, on either side of the aisle, can follow the gentleman from New York [Mr. MARCANTONIO], who is the leading opponent of this measure.

Most of you are familiar with the record of the gentleman from New York. I sat here in the House of Representatives during the Seventy-seventh Congress, during the time when lend-lease legislation was up and during the period of desperate preparation for the war which was upon us. The gentleman from New York voted against lend-lease. He voted against all our efforts to expand the Navy. He voted against our efforts to make the Air Force modern. He voted against our efforts to build a fighting army.

But after that Sunday morning in 1941 when Hitler's legions marched across the Russian frontier, the gentleman from New York became the most vociferous advocate of intervention in Europe. Now the gentleman from New York is opposed to this legislation. He has been opposed to it since its very inception. He opposed the security measures which we adopted here a few weeks ago. He opposed the legislation to extend the Un-American Activities Committee again just a few weeks ago.

I say to you, you sincere isolationists, that the gentleman from New York knows what he is doing. He understands the position which he is taking. But it is very difficult for me to understand how Members on either side of the aisle can follow his devious course at this time in the world's history.

I read his speech of Monday very carefully. His argument is that the program is being used for political purposes. I can assure the gentleman that he is correct in that the program is being used for political purposes, if by that he means to support the free peoples standing against communism all over the world. I must say, however, that it is difficult for me to understand how any Member of this body, regardless of party, who understands the menace of the hour, can give aid and comfort and support to the gentleman from New York [Mr. MARCANTONIO].

That brings me finally to the challenge of the hour. It is a personal challenge; it involves all of us and it involves particularly the Democratic Members of this body who have the responsibility for this Government at this vital hour in the world's history. It is so easy to follow the course of least resistance; it is so easy to write to our constituents, who are genuinely concerned about the state of the Nation's finances, that we have improved the budgetary difficulties by voting against this foreign spending. It is so easy to say that we will spend money only in America.

But is it the wise course? Is it the courageous course? Is it the patriotic course? We must have confidence in those who are charged with the responsibility for the security of our Nation. They are unanimous in their opinions that this program is necessary, not for humanitarian reasons, not to bail out some segment of our own economy, but it is necessary for the security and preservation of the United States of America. Shall we listen to these men or shall we listen to the gentleman from New York [Mr. MARCANTONIO]?

Shall we listen to them, or shall we listen to the isolationist members of the opposition party in this body, who from the period of Harding to Pearl Harbor preached the doctrine of isolationism which lulled this great Nation to sleep and made possible the bloodiest war that mankind has ever known.

Let us not delude ourselves. Fear, uncertainty, tension, lack of confidence, are the very things that the Kremlin wants at this stage. They are an inseparable part of the Soviet drive to impose on other peoples the Red totalitarian way of life—a way of life as different from ours

as evil is different from good, as Christianity is different from atheism.

The history of the last few years demonstrates beyond a doubt that the Russian leaders will not change their conduct until the peoples of the free world convince them that they cannot profit from their present policies. We must press ahead with the Marshall plan, the Atlantic Pact, the projected point 4 program. We must recognize our place in the world and our responsibilities to free men everywhere. And we must have the courage to put the welfare of our country above short-sighted demands of selfish critics.

The Marshall plan is not perfect. Much remains to be done. The reforms contemplated in land and tax laws in many of the countries are still in the making. Political and economic unification must still be attained. But the forces of unification are stronger than at any time in the past. By continuing the program we may achieve unification. To kill or cripple the program means unification under the iron heel of a Godless, anti-Christian, atheistic Russia. It means sickening repetitions of the mock Cardinal Mindszenty trial and the trials of the leaders of Catholicism and Protestantism throughout the satellite countries; it means new forced confessions from American businessmen; it means, in short, the loss of liberty and freedom wherever the blight of the Kremlin is felt. It means a new dark age for civilization. Let us vote down the amendment.

Mr. TABER. Mr. Chairman, I rise in support of the amendment.

Mr. Chairman, we have just listened to the typical argument that is made for this bill, to call those who wish to approach it from an honest standpoint and on its merits, names.

Let me say to you that I have personally favored foreign aid, if it was given honestly and it was appropriated on the basis of the needs that were established for those who came before us.

I have had to oppose this bill a great many times, and the appropriations for it, because they were brought here without the slightest idea of what was in them. Perhaps the most disservice that anyone can render to those who wish to have honest foreign aid is to misrepresent this situation.

Let me say that in 1948 the Appropriations Committee came to this floor, and we were subjected to the same kind of attack. We brought in a recommendation for \$4,000,000,000, and we were given the same kind of criticism that the gentleman from Louisiana [Mr. Boggs] has just leveled at those who want an honest approach to this problem. Yet those funds that we then provided carried this program along for 15 months.

In 1949 the Appropriations Committee brought in a bill providing an additional \$1,074,000,000, and \$3,568,000,000 for the fiscal year 1950, and here we are handed a surplus.

But let me show you just exactly what has happened. In 1949 ECA came before the Congress, and they estimated that the dollar deficit in Austria would be \$239,000,000. Today they come before us and say that the deficit for that

same period is \$169,000,000. They overestimated the amount required by only 50 percent.

They estimated the dollar deficit for France at \$1,135,000,000 when they were here a year ago. Presently they estimate the deficit for that same period at \$613,000,000.

For Germany they estimated the deficit at \$951,000,000. Now they estimate it for the same period at \$741,000,000.

They estimated the deficit for Italy at \$460,000,000. Now they estimate it at \$355,000,000.

For the Netherlands, \$342,000,000. Now, \$260,000,000. I am not going any further with that.

I submit a table showing in detail the story told last year and that of this year.

Fiscal year 1950

[Millions of dollars]

	Justifications of ECA brought up to committee in—	
	1949	1950
	Dollar deficit	Dollar deficit
Austria.....	239.0	169.5
Belgium.....	43.9	194.2
Denmark.....	95.7	86.2
Free Territory of Trieste.....		13.4
France.....	1,135.0	613.1
Germany.....	951.0	741.4
Greece.....	165.0	156.3
Iceland.....	9.7	7.0
Ireland.....	63.1	57.2
Italy.....	460.1	355.6
Netherlands.....	342.0	260.7
Norway.....	137.1	97.1
Portugal.....		48.3
Sweden.....	39.7	48.5
Turkey.....		68.2
United Kingdom.....	1,048.0	156.1
Total.....	4,729.3	3,872.8

Mr. GARY. Mr. Chairman, will the gentleman yield?

Mr. TABER. I yield.

Mr. GARY. I would just like to ask the gentleman if he will state the total estimates.

Mr. TABER. Yes. The total estimates of dollar deficits in those countries was \$4,729,000,000. The present estimates are \$3,872,000,000.

Mr. GARY. In other words, they were overestimated by about a billion dollars.

Mr. TABER. Yes. A 25-percent reduction. In other words, they were 25 percent over and above what they now say they actually will be.

Now, just so you will have the picture of how the thing is going at this time, I would like to call attention to an article appearing in the New York Herald Tribune yesterday, that was called to your attention by the gentleman from Wisconsin [Mr. SMITH].

The CHAIRMAN. The time of the gentleman from New York [Mr. TABER] has expired.

Mr. TABER. Mr. Chairman, I ask unanimous consent to proceed for five additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from New York?

Mr. WHITE of Idaho. Reserving the right to object, Mr. Chairman, is the gentleman going to answer any questions?

Mr. TABER. I will answer any question that I can.

Mr. KEE. Mr. Chairman, reserving the right to object, and I will not object to this request, I would like to see if we can arrive at some agreement as to time on this amendment.

Mr. Chairman, I ask unanimous consent that all debate on this amendment and all amendments thereto close in 15 minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from West Virginia?

Mr. H. CARL ANDERSEN. Mr. Chairman, I object.

The CHAIRMAN. The gentleman from New York [Mr. TABER] asks unanimous consent to proceed for five additional minutes. Is there objection?

There was no objection.

Mr. TABER. The situation is this with reference to Mr. Cripps, he states that the dollar deficit of Great Britain will be cut in half in the fiscal year ending March 31, 1951. That means that instead of the \$956,000,000 that they have estimated it to be for this year it will be \$486,000,000, or \$238,000,000 below the figures carried on page 33 of the committee's select report. That means that for this 1 year alone the need for dollars will be \$238,000,000 less for carrying on activities there.

Is there any reason to suppose that the estimates for the next fiscal year are not as much exaggerated as they were a year ago? If I did not feel that I owed a tremendous debt to the people of the United States because of the opportunity that I have had to go over this situation, I would not be here. I believe that if we want to preserve America, if we want to keep the United States in a position where she can help the rest of the world and where we can fight for the liberty of the American people and to try and keep the rest of the world free, we must show some sense and show some integrity in approaching this problem. I believe therefore that we should adopt this amendment.

Mr. KEEFE. Mr. Chairman, will the gentleman yield?

Mr. TABER. I yield.

Mr. KEEFE. Then I understand that the figures which the gentleman has given, namely, the estimates of dollar deficits in the participating countries when totaled represent the total request for funds made by ECA.

Mr. TABER. No; the requests for ECA have been a percentage below the amount of their original estimates, but the deficits have always panned out below the amount of the appropriations.

Mr. KEEFE. Then I understand the gentleman's statement to be that the overestimate of the deficits that have been made in the past can be expected to continue in the future as applied to this bill, and that the cutting of \$150,000,000 additional will not hurt the operations of ECA.

Mr. TABER. Absolutely not.

Mr. WHITE of Idaho. Mr. Chairman, will the gentleman yield?

Mr. TABER. I yield.

Mr. WHITE of Idaho. The gentleman from Louisiana has spoken about isolationists. I ask the gentleman from New York if George Washington, when

he assumed command of the American troops in the Revolutionary War and when he accepted the Presidency of this country, was not the greatest isolationist of all?

Mr. TABER. Perhaps he was; but it is not a question of isolationism. To my mind the isolationists are those who approach this problem blindly and refuse to analyze it honestly on the basis of need. That is my estimate of the isolationists. They never discuss the issues, they never discuss the need; they say only that this is a psychological situation that demands the appropriation of a certain amount of money.

Mr. VORYS. Mr. Chairman, will the gentleman yield?

Mr. TABER. I yield.

Mr. VORYS. The gentleman has stated what the Committee on Appropriations did in 1949. The Committee on Foreign Affairs cut the authorization \$200,000,000 last year below the request. There was a request for \$200,000,000 for future contracting. It was cut off. We now see from the figures the gentleman has quoted that in spite of the cuts in authorization and appropriation there has been recovery over there which has been extremely gratifying to those of us who have been for this plan from the start and have helped to fight it through this Congress in spite of what some people have said in the past few minutes.

Mr. TABER. I think one particular thing should be called to the attention of the committee at this time. We had the representatives of Germany before us. The present limit from a treaty or an agreement standpoint on steel tonnage is 11,000,000 tons. They cannot turn out more than 9,500,000 tons, not because they have not the equipment to do it, not because of any political prohibition, but because they cannot get the orders. That is a situation that has not been properly taken into consideration by the management of this organization.

Frankly, I admire Mr. Hoffman, and I think he has done a pretty good job generally, but I do feel that he is asking for too much money.

Mr. KEE. Mr. Chairman, I ask unanimous consent that all debate on the pending amendment and all amendments thereto close in 15 minutes.

Mr. PHILLIPS of California. Mr. Chairman, I object.

Mr. KEE. Mr. Chairman, I move that all debate on the pending amendment and all amendments thereto close in 15 minutes.

The CHAIRMAN. The question is on the motion.

The question was taken; and the Chair being in doubt, the Committee divided; and there were—ayes 82, noes 62.

Mr. EDWIN ARTHUR HALL. Mr. Chairman, I demand tellers.

Tellers were ordered, and the Chairman appointed as tellers Mr. KEE and Mr. EDWIN ARTHUR HALL.

The Committee again divided; and the tellers reported that there were—ayes 128, noes 80.

So the motion was agreed to.

The CHAIRMAN. The Chair recognizes the gentleman from New York [Mr. EDWIN ARTHUR HALL].

Mr. EDWIN ARTHUR HALL. Mr. Chairman, I am supporting the move here today to cut \$150,000,000 off this ECA program.

I have gone along with foreign aid ever since its inception, but I think the time has come to raise a few questions before we send any more money abroad.

I hope I will not be smeared as a heretic when I say that flood-control works in my district should have priority to American funds over the President's plan to build dikes on the Zuider Zee in Holland.

Mr. Chairman, the homes and factories of the Endicott, Johnson City, Vestal, and Binghamton areas are now being threatened by the rising floodwaters of the Susquehanna and Chenango Rivers.

For several years I have tried to convince this House that we need \$4,000,000 to build flood walls to protect these homes and factories of our thousands of triple cities workers from destruction. My pleas have fallen on deaf ears.

But let any Tom, Dick, or Harry come in with a measure such as this one we are now debating and ask for billions of our taxpayers' moneys to be spent in foreign lands, and such a bill goes through like a house afire.

I have always looked upon this Congress as a place where rested a primary consideration for the American people. But we seem lately to have become a debating society in which the glibest talkers for throwing our dollars all over the world hold sway.

When this ECA program first came up it was pictured as a two-edge sword for freedom. One side was described as the blade which would cut to pieces the enemy ideologies threatening our beloved form of government. The other edge was sharpened to aid American industry and eliminate unemployment. We were told that foreign countries would place their orders for goods and services with us and this would be a boon to all.

Such action may have been taken to some extent, but our industries and agriculture have not received enough of these orders.

I have hoped in vain that ECA would be the necessary shot in the arm to the economy of the United States, but it has not done as much for us as was promised.

Although I am constrained to vote for a reduction, I still hesitate to oppose the program completely because, as bad as it has turned out so far, our leaders request it to save the Nation from communism.

There is a growing belief back home that ECA could be operated more efficiently with less funds and more thought of how the program can help America along with the foreign countries. I heartily agree with this contention.

As to unemployment, I can tell you it is growing in the Triple Cities area; and if something is not done soon, there will be hardship among the rank and file of our people.

Of course, a statement like that will find little sympathy among those who are not concerned primarily with what is best for Americans.

But unemployment is worse today than it has been since before the war. I class it as America's No. 1 problem at the

present time; and if we cannot do something to stop it, our way of life hangs in the balance.

Let us take a slice of this ECA money and rehabilitate our own unemployed, our needy, our fellow Americans, who ought to have first claim in our hearts.

The CHAIRMAN. The Chair recognizes the gentleman from New York [Mr. MARCANTONIO].

Mr. MARCANTONIO. Mr. Chairman, I rise at this time for only one purpose, and it is not to make any defense of my voting record. The gentleman from Louisiana [Mr. BOGGS] in his speech here a moment ago referred to my voting record. I have sat here patiently very often and listened to similar attacks, but there comes a time when an attack of that nature should be exposed.

The best way I can expose it is by referring to the gentleman's own voting record. He supports this legislation because he believes it will be used to defend the principles of democracy for which our Nation stands, and for which principles he professes great love. On that issue I now deal with the gentleman's voting record. He dealt with mine.

I know of no principle of democracy which is more important and more fundamental than the principle of equality. The gentleman from Louisiana has voted time and time again against every piece of legislation here which would in any manner and even in the slightest degree assert the principle of equality and would lead to the end of discrimination because of race, color, or creed. He voted against every piece of legislation that would establish in these United States the principle of equality, which is the basis of democracy, which he pretends to defend here by his support of this legislation.

Mr. BOGGS of Louisiana. Mr. Chairman, will the gentleman yield?

Mr. MARCANTONIO. I do not yield. It is unfair to ask me to yield when I have only a minute left, and the gentleman had 10 minutes.

Furthermore, I think the difference between the gentleman's philosophy of government and mine is very well delineated. The gentleman supported very actively what in my opinion constitutes the enslavement of the people who work for a living in the United States when he supported the Taft-Hartley Act.

I submit that the gentleman's record has not been in the interests of the principles of freedom and democracy.

The CHAIRMAN. The Chair recognizes the gentleman from Wisconsin [Mr. KEEFE].

Mr. KEEFE. Mr. Chairman, I have taken this brief moment only in order to yield to my distinguished colleague the gentleman from Pennsylvania [Mr. GAVIN] so that he may ask a question of the chairman of the committee. I have no desire to attempt to discuss any phase of this bill in 2 minutes' time.

Mr. GAVIN. I regret the chairman of the committee is not here, but I see the ranking minority member is. We have heard about the great need for this \$150,000,000 and the dire results of what is going to happen if they do not get this \$150,000,000 in the proposed set-up this year. They have not told

you, however, about the hundreds of millions of dollars remaining in the counterpart funds of participating countries unexpended. This \$150,000,000 is just a trifle in the over-all picture. I would like to ask my friend and very able colleague how many hundreds of millions of dollars remain unexpended in the counterpart funds in all of the participating countries?

Mr. VORYS. The total deposits are \$485,000,000, and withdrawals are \$2,723,000,000. But you cannot spend counterpart funds for buying wheat in this country or coal in Pennsylvania.

The CHAIRMAN. Does the gentleman from Wisconsin yield, and if so, to whom?

Mr. KEEFE. Mr. Chairman, I believe I have completely yielded what time I had, but I shall attempt to say later what I would like to say when it is worth while making a statement.

The CHAIRMAN. The Chair recognizes the gentleman from New Jersey [Mr. TOWE].

Mr. TOWE. Mr. Chairman, when the war ended I felt we had an obligation to help European nations and I therefore supported all of the programs designed to give economic aid and assistance abroad.

In my opinion we have now reached the limit to which we can go in foreign assistance. The financial condition of our own country is becoming weaker and weaker. The present administration is advocating huge spending programs at home, far beyond our financial capacity. I do not believe that when we are operating our own affairs on a deficit basis that we have any right to further impose a burden on our taxpayers by attempting to finance recovery abroad, and I therefore am opposed to the ECA bill.

The CHAIRMAN. The Chair recognizes the gentleman from New Jersey [Mr. HAND].

Mr. HAND. Mr. Chairman, on last Friday, the gentleman from Wisconsin handling the time in opposition to this bill was good enough to yield 10 minutes to me during general debate, which, on account of five quorum calls, I did not have an opportunity to use. I cannot obtain sufficient time now in debate to say what I would have liked to say last Friday, and I can only say that I am opposed to all parts of this program, a position consistent with the position I have taken heretofore.

Mr. Chairman, much was done during the days of the shooting war for military expediency, much that could never be justified under peacetime conditions. That was understandable, for we had a war to win, and the use of any means at our command was necessary.

I suppose the lend-lease program was the genesis of our foreign aid policy. Under the whiplash of war, we poured unlimited billions everywhere. No waste was, nor could be measured against the necessity of victory for ourselves and our allies. Today the billions of military supplies and other materials that we shipped to Russia are bolstering the Soviet threat against us. But the gamble had to be taken.

Then, postwar, humanitarianism dictated the relief programs we inaugurated. Americans rebel at the prospect of whole nations facing starvation, at the plight of the untold thousands of war orphans, of the crippled and the maimed left in the path of war. And so again American dollars were thrown into the far corners of the world to alleviate human misery. America's bounty was poured into nearly every country in the world because of the emergency nature of the postwar needs.

It is quite true that there was no special obligation demanding that America alone assume the role of the self-appointed savior of mankind, and it is equally true that there was much to cause criticism in the administration of these emergency programs, yet the great heart of our people went out to the sufferers of the world. There was little objection to the foreign-aid programs during and immediately following the war.

Billions thus expended in prosecuting the war effort and in allaying the suffering when hostilities ceased were warranted, and were generously approved.

But the policy of continuing to pour more billions into every troubled spot on the face of the earth cannot be justified.

I pointed out to the House of Representatives in July 1946, when the British "loan" was being considered, we cannot buy the friendship of nations, nor can we mold the world with our money—especially with money that we have not got. That loan cost us nearly \$4,000,000,000. It might have helped the British Socialists. Did it help us?

The next step was the so-called Truman doctrine, which had its beginnings in 1947 with the \$400,000,000 gift to Greece and Turkey. The administration embarked on a foreign-aid program with far-reaching implications. We then specifically adopted a policy of imperialism. At that time Mr. Truman said:

I believe that it must be the policy of the United States to support free peoples who are resisting attempted subjugation by armed minorities or by outside pressures. I believe that we must assist free people to work out their own destinies in their own way.

At that time I felt, and so told the House, that the \$400,000,000 was appropriated to the President to start America on a dark journey, a dangerous journey, an imperialistic adventure to every plague spot in the world. I do not believe we have either the duty or the right or the strength to attempt to control the political and economic destiny of the rest of the globe.

Subsequent events and subsequent billions thrown into the maelstrom of international politics have served only to point up the ultimate futility of such a program. What, through the years, has our bounty bought us? Only the questionable privilege of spending more and more billions upon ever-widening groups of peoples who now apparently feel that such generosity is their due.

Realistic people do not think of the Marshall plan as a success. Economic Cooperation Administrator Hoffman is frankly and openly disappointed in his

efforts to get European nations together on agreements to stabilize currency and trade relations. We are still on a one-way street. Despite the billions we have lavished upon England, for example, Britain's fixed policy is to exclude us from trade. She takes the gift of our dollars, spends them elsewhere—and that without even smiling.

Now when I dared suggest that the Marshall plan was not a howling success, I could hear some friends say, "But the standard of living in Europe is better now than before the war." I dare say. But Congress has no constitutional right to spend the money of our people to improve European comforts. What about our objectives? Has it contained communism? Why it is not even intended to, or how explain our generous help to Yugoslavia, which is Communist in a most vicious form. Has it contained Russia? I wish it had, or could. Has it improved the chance for world peace? If you think so, read the headlines in your daily paper.

But we rush on with an expanding program of foreign aid that now takes over Asia through the recently passed bill providing economic assistance to south Korea and other areas in the Far East. If anyone thinks we can adopt the entire Continent of Asia to build up a barrier against Russia, he is due for some expensive surprises. We would have to multiply our foreign aid if we hoped to accomplish any real effect amongst these teeming millions.

A bill to give economic aid to southern Korea was defeated by one vote in the House on January 19, the first foreign-aid bill to be defeated since I have been a Member of Congress. I like to think that my negative vote was the one that defeated that measure. However, the defeated bill was revised and its name was changed to enlarge its scope from southern Korea to certain areas in the Far East, thereby making it worse, and when it was reintroduced, Congress passed it. It was the same baby, dressed in new clothes.

Among other things included in that legislation is the allocation of \$38,000,000 to purchase fertilizer for Korea, which is noted the world over for the natural fertility of its soil.

We cannot hope to maintain a position of strength and security if we are going to dissipate our strength in every troubled spot of the universe.

Today we can witness the full effect of our misguided national generosity in the attitude of nations that have benefited from our foreign-aid programs. When there is the slightest suggestion of curtailment or discontinuance of American aid, they assume the position of an injured party and complain bitterly that they are being mistreated by the United States. We cannot buy their lasting friendship, nor can we count too heavily on their support even while our generosity continues. It is futile to attempt to shape the destinies of the world and all of its peoples with the American purse string.

I think we should stop, before the purse is empty.

The CHAIRMAN. The Chair recognizes the gentleman from Illinois [Mr. VURSELL].

Mr. VURSELL. Mr. Chairman, out of the volume of words and considerable thought of the gentleman from Louisiana, he made one statement I think is true when he said that we can lose the war we are now in—he was referring to the cold war—that we can lose this country without firing a shot.

I agree that if some people have their way in representing the people of this country that is what would happen. That is what Stalin and Russia have been waiting for—the financial bankruptcy of this country. If that happens, we could lose without firing a shot. There are some of us here whom you may call isolationists, reactionaries, or what you will, who believe with General Eisenhower, as he stated before a Senate committee yesterday, that the first line of defense of this country is its financial solvency. We want to reduce this bill by \$150,000,000, which will make us that much stronger financially. It is not needed, and we should cut this much out of the bill. Everyone knows that the people want a drastic reduction in the money that we are giving away to other countries. I sent out a questionnaire on that particular subject and this morning I received 125 answers, under 3-cent stamps, every one demanding a drastic reduction in the cost of government so far as giving away money to other countries is concerned—with not a vote in the negative. We have a chance here to help reduce the cost of this legislation more drastically by supporting the amendment to reduce it \$150,000,000. That would make a total reduction of \$400,000,000. I wish you would join with us in making this reduction and give us a chance to vote for this bill on the final roll call by cutting it down to a reasonable figure.

The bill calls for more money than is absolutely necessary. We should not burden our people with greater spending and higher taxes than are necessary.

I urge you to support this amendment which will save for our people \$150,000,000.

The CHAIRMAN. The time of the gentleman from Illinois [Mr. VURSELL] has expired.

The Chair recognizes the gentleman from Virginia [Mr. GARY].

Mr. GARY. Mr. Chairman, I had not expected to talk on this bill because I had hoped that the House was going to leave the amount to be appropriated to the Appropriations Committee. As chairman of the subcommittee handling foreign aid, I want to say that our committee has been engaged for several weeks in hearing evidence as to the needs of the various countries.

It would seem to me that the proper procedure would be for the House to authorize the appropriations as provided in this bill and then let the exact amount of the expenditures be determined by the Appropriations Committee. If it does not report back a figure that is agreeable to the House, then there is ample opportunity to change it at that time.

Mr. JUDD. Mr. Chairman, will the gentleman yield?

Mr. GARY. I yield.

Mr. JUDD. I want to associate myself wholeheartedly with the gentleman. It seems to me that is precisely the procedure we should follow. It has been demonstrated by the figures stated by the gentleman from New York [Mr. TABER] that if we overestimate the amount needed, it does not do any damage because ECA has not spent more than was actually needed. But if we do not authorize as much as they estimate they need, then they may be caught in an unforeseen crisis where disaster might result.

Mr. GARY. Exactly. However, I arose for the purpose of referring to the figures mentioned by my distinguished colleague from New York [Mr. TABER]. I know that he did not intentionally misinform the House, but I was certain, when I asked him the question, that he was under a misapprehension. He quoted the wrong figure.

The facts are that the estimates of the net dollar position of the various countries for 1949 and 1950, made in the 1949 justifications, was \$3,872,800,000.

The CHAIRMAN. The Chair recognizes the gentleman from West Virginia [Mr. KEE].

Mr. KEE. Mr. Chairman, I ask unanimous consent that I may yield my time to the gentleman from Arkansas [Mr. HAYS].

The CHAIRMAN. Is there objection to the request of the gentleman from West Virginia?

There was no objection.

Mr. HAYS of Arkansas. I am sure that the House wants to know exactly what the issue is before we vote upon such an important motion as this, to strike \$150,000,000 from the authorization.

There should be no misunderstanding on the point, for it is evident from the language on page 11 of the hearings that the sum was carried into the estimates; in other words, it was Mr. Hoffman's estimate, and here is his statement:

We are asking that the sum of \$150,000,000 be carried over into the next fiscal year to help meet the needs of the 1951 requirements.

That is clear. Now if we add this \$150,000,000 to the reduction we will have made it \$400,000,000 rather than \$250,000,000, provided in the Bureson amendment.

Now let me speak directly to the point raised by the gentleman from Louisiana [Mr. BOGGS]. Every Member of this House who knows me knows that from the very beginning of my service in the Congress I have tried to contribute to the bipartisan foreign policy. I would not have anything happen in the course of this debate to mar the spirit of bipartisanship, and it must not happen. I have previously stood in this well to defend the Republicans when certain words appeared in Democratic documents that reflected upon the Republican participation in foreign policy. I think it was a mistake for any Democrat to do that, and I renounced it. I am not dis-

agreeing with the general thesis of my friend from Louisiana [Mr. BOGGS] as I interpret his plea for a forward-looking policy. But I believe he would agree that the preservation of America's role of leadership in the world must be without thought of partisanship. My own party almost abandoned its support of international cooperation back in 1924, following the First World War, and I renounced that position. Let us, as Democrats and Republicans, stand together without thought of party advantage when the world's peace is involved.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Wisconsin.

The question was taken; and on a division (demanded by Mr. SMITH of Wisconsin) there were—ayes 93, noes 128.

Mr. SMITH of Wisconsin. Mr. Chairman, I demand tellers.

Tellers were ordered, and the Chairman appointed as tellers Mr. SMITH of Wisconsin and Mr. KEE.

The Committee again divided; and the tellers reported that there were—ayes 103, noes 154.

So the amendment was rejected.

Mr. YATES. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. YATES: On page 11, after line 18, add the following new subsection:

"The Administrator shall encourage to the greatest extent practicable, consistent with the objectives of this act, and under conditions such that the local currency is not used in a way that would reduce the foreign exchange of the participating countries trade between the United States and each of the participating countries which may be financed for in the currencies of the participating countries with which such trade is sought."

Mr. KEE. Mr. Chairman, will the gentleman yield?

Mr. YATES. I yield to the gentleman from West Virginia.

Mr. KEE. With reference to the amendment offered by the gentleman from Illinois, as I understand, this amendment is for the purpose of encouraging trade between the United States and the participating countries, the trade transactions to be paid for in the respective currencies of the participating countries; is that right?

Mr. YATES. The chairman is correct. It is supplemental to the present ECA program by which payment for transactions is made in dollars.

Mr. KEE. I have not had time to study the amendment closely, but that is my idea of what it is intended for, and personally I have no objection. I cannot speak for the entire committee, because the amendment was not presented to the committee.

Mr. YATES. I thank the chairman.

Mr. Chairman, the ECA program was originally set up to rehabilitate the economies of the free nations of Europe, to restore production, and to establish methods for stimulating free trade between such countries among themselves and with the United States. The program has, in great measure, been predicated upon strengthening the monetary

currencies of each of the countries by eradicating the dollar gap. It was basic policy that the lack of dollars by the European countries prevented the normal channels of trade between such countries and our own because it was believed that the exporters of this country—the manufacturers, the farmers, the fishermen—all industries would refuse to accept foreign currencies for the items which they offered for sale. I think perhaps this was true during the first 2 years of the ECA program.

But during the 2 years, the ECA program has achieved much of its original intention. Production has increased and the currencies of the program countries have been stabilized in great measure. ECA is still necessary to continue the progress that has been made in this direction, and I believe the program should be supported. I believe that efforts should still be continued to eradicate the dollar gap because I think it is true that many of our exporters still demand dollars for their products. The best example of that, of course, is the Burleson amendment which insists that exporters of farm products be paid \$1,000,000,000 in dollars.

There are many business firms in this country, however, which I believe would be willing to take payment for their products in currencies of the foreign countries rather than insisting upon dollars. The pound, the franc, the lira, the kroner have been very much firmed up during the last 2 years and I feel certain that our businessmen might very well be willing to accept these in payment for their goods so that they, in turn, might use such currencies to purchase items produced in the foreign country. It has been insisted that ECA should end in 1952 and with that I agree. It has been correspondingly suggested that ECA will not have performed its complete function by 1952 and with that I am inclined to agree, also. Therefore, some means must be suggested of permitting European countries to continue to make progress in the development of their economies and open channels of trade upon the expiration of ECA. There are many items which the countries of Europe will require to be allocated to the ECA program in order that our dollars may be used in payment therefor. But, correspondingly, there are many items which are produced by countries that will not be included within the ECA program. Such items might very well be found attractive to businessmen in this country. They should be given the opportunity to sell their products to Europe and accept payment in European currencies so they can, in turn, purchase non-ECA program items.

It is not my intention to cripple the ECA program. I think the amendment I am offering can work as a corollary to the program and give impetus to it in stimulating trade between our country and Europe.

I know that last year it was attempted to sell certain agricultural commodities to foreign purchasers for the currency of that country. The ECA officials at that time felt that it might interfere with the operation of the ECA program

and frowned upon it. I understand that there has been a change in their attitude and that they have no objection to sales of items by foreign countries which would not ordinarily be used in attracting American dollars.

As I stated, this is supplementary to the ECA program and I believe necessary. I hope the amendment passes.

Mr. LODGE. Mr. Chairman, will the gentleman yield?

Mr. YATES. I yield to the gentleman from Connecticut.

Mr. LODGE. I would just like to point out to the gentleman that under the convertibility feature of the guaranty provision there is an attempt made to encourage by guaranties the sort of thing that I think the gentleman has in mind.

Mr. YATES. Well, the guaranties, of course, are intended to assure payment in American dollars. My amendment proposes to supplement that particular feature of the act. It is to permit American exporters, who want to accept payment in currencies of the participating country, to make purchases in those countries of items that are not included within the dollar program to purchase such items.

Mr. LODGE. The gentleman realizes that that can be done now without the gentleman's amendment.

Mr. YATES. If the gentleman will permit me, I do not believe that is true. I think that there has been some misunderstanding on that point in the past.

Mr. O'HARA of Minnesota. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, I should like to direct an inquiry to the chairman of the committee, the distinguished gentleman from West Virginia, with reference to the proviso beginning in line 4 of page 11, which would add this sentence:

The Administrator shall also encourage emigration from participating countries having permanent surplus manpower to areas, particularly underdeveloped and dependent areas, where such manpower can be effectively utilized.

The question I should like to direct to the gentleman or some other member of his committee is, just exactly what is meant by this language? Does it mean that under this program we will be telling the countries of the world where to send their emigrants?

Mr. KEE. I will be very happy to permit the gentleman from Connecticut [Mr. Lodge] to answer the gentleman's question.

Mr. LODGE. It seemed to some of us on the committee that you could not create a free market for 270,000,000 Europeans unless you attempted not only to reduce barriers to trade but also to encourage the free movement of persons. The problem of overpopulation is particularly critical in the case of Italy, where there is an annual population increase of some 450,000 people including an annual increase in the labor force of about 225,000 people. Now there are certain dependent overseas territories, which consist of British, Dutch, French, Belgian, and Portuguese possessions, where many of these people could go,

thereby relieving the manpower shortage in those areas and reducing the manpower crisis in the areas I have mentioned.

Mr. O'HARA of Minnesota. I do not want to yield all my time to the gentleman. I hope he is not going to try to take all my time.

Mr. LODGE. I am only trying to answer the question of my good friend from Minnesota.

Mr. O'HARA of Minnesota. I deeply appreciate the courtesy of my distinguished friend, but I should like to ask him another question. Who of those who are handling this program is to decide who is to emigrate and who is not to emigrate?

Mr. LODGE. I shall be glad to answer that question. In the first place, there is the question of who wants to emigrate. No compulsion is contemplated as far as I know. In the second place, there are various other organisms attempting to deal with this problem, one of the most difficult problems existing in the world today. There is the manpower commission of the OEEC; there is the Committee of the Council of Europe; there is the Economic and Social Council of the United Nations; and there is the International Labor Organization. All of these organisms are attempting to deal with this problem because it is a very important problem, not only with respect to the political situation in Europe but also with respect to European recovery.

Mr. O'HARA of Minnesota. Would the gentleman say that this is included here for the purpose of allowing the Administrator to play around and to say—to Italy for example—"Well, if you will agree to certain emigration from your country we will make certain awards based upon that promise"—not necessarily for emigration, but as part of the transaction. Is that the situation?

Mr. LODGE. The point is that Prime Minister De Gasperi is incapable of dealing himself with a problem which calls for emigration. Therefore, the thought is that, since this is an important integral part of European recovery, it is appropriate something to which Mr. Hoffman could give his attention in order to relieve that burden on the Italian economy and thereby relieve the great burden on the American taxpayers.

Mr. O'HARA of Minnesota. It means, then, by indirection, that some of this money will go for some purpose which will permit the Italian Government to use some of its own funds for the emigration of these people?

Mr. LODGE. It means an eventual savings I will say to the gentleman from Minnesota. Last year we had a provision in this bill which called for the chartering of 10 ships to Italy, in order to assist Italy in handling the transportation problem with regard to her emigrants. That provision is still in the act. This is a different proposition and it does not necessarily involve the expenditure of money.

Mr. O'HARA of Minnesota. Where would these people go when they leave Italy to be taken out of this program? Would they go to Africa?

Mr. LODGE. I have attempted to indicate to the gentleman that we specifically mentioned dependent areas. There are other places where they might go. In France, for instance, they are able to absorb a certain number of workers. But there are these vast undeveloped areas in which I believe workers can be useful particularly in connection with projects under the point 4 program.

The CHAIRMAN. The time of the gentleman from Minnesota has expired.

Mr. O'HARA of Minnesota. Mr. Chairman, I ask unanimous consent to proceed for two additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Minnesota?

There was no objection.

Mr. O'HARA of Minnesota. Mr. Chairman, the answer which has been given to me in the fine language of diplomacy means to me, and at least I may be permitted to draw my own conclusions, that under this program we have now gone into the emigration business, and this program is being used as a buzzer to tell people in Europe where they should go and what they should do. One of the complaints I heard during my trip to Europe was that many people who are the recipients of this program are not too happy about it. I do not mean that all of them are not happy, because they are benefiting by it financially and they are quite happy about that. But it now seems, in playing around with this program, we have come to the point where not only the State Department, but the ECA is going into the business of moving people from one country to some other country and all over the face of the earth.

If that is the purpose of this program, I hope sometime somebody will try honestly to justify to the American taxpayers why their money is being spent for such a purpose.

Mr. LODGE. Mr. Chairman, will the gentleman yield?

Mr. O'HARA of Minnesota. I am happy to yield to the gentleman.

Mr. LODGE. I would find it difficult, I will say to the gentleman, to justify to the American taxpayers the expenditure of their money in an enterprise of this kind, unless certain helpful conditions were imposed. I believe that this program should have a federalizing influence. We must help these countries to integrate and thereby save the money of the American taxpayers. Demographic problems are an integral part of the whole business of integration.

Mr. O'HARA of Minnesota. Mr. Chairman, I appreciate there are some people in this country who think they know all about all of the answers to all of the problems of every country on the face of the earth. I must confess I am just not equal to it. I appreciate that the gentlemen on the Committee on Foreign Affairs are so endowed with mental attainments and by their associations that they are in a much better position to indulge in that sort of thinking than I am.

The CHAIRMAN. The time of the gentleman from Minnesota has expired.

Mr. VORYS. Mr. Chairman, I ask unanimous consent that the gentleman may proceed for two additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Ohio?

There was no objection.

Mr. LODGE. I would say to the gentleman that I am no match for him when it comes to irony, but I have attempted to answer his questions.

Mr. VORYS. Mr. Chairman, will the gentleman yield?

Mr. O'HARA of Minnesota. I yield.

Mr. VORYS. I think this is one of the most constructive and far-seeing things in the bill. The most important export from western Europe for the next few years is going to be people. They are overcrowded. They have about 10,000,000 of these expellee Germans in Germany, and a couple of million in Italy, that are probably permanently unemployed. This strikes at the idea of having them go out, as our forefathers did, to undeveloped and dependent areas, and do some pioneering to help develop the world and get off the backs of the taxpayers in Europe and in the United States. I think it is a swell idea.

Mr. O'HARA of Minnesota. Of course the gentleman from Ohio [Mr. VORYS] and the gentleman from Connecticut [Mr. LODGE] and the gentleman from New York [Mr. JAVITS], I see by his face, may think it is a marvelous idea.

Mr. JAVITS. This was not requested by the Administrator. The committee did this because the Members who traveled abroad saw it was so necessary.

Mr. O'HARA of Minnesota. Well, it is certainly helpful to get all of this before us, because I intend to offer a motion later to strike this from the bill, so that you will all have an opportunity.

Mr. JUDD. Mr. Chairman, will the gentleman yield?

Mr. O'HARA of Minnesota. I yield.

Mr. JUDD. May I ask my dear friend from Minnesota whether he felt yesterday that it was inadvisable to put any conditions on the money that is to go to England? For example, the condition that she do certain things with regard to Ireland.

Mr. O'HARA of Minnesota. Let me say to the gentleman I have never been classified as soup Irish. You will have an opportunity later on to find out who the real Irish and who the soup Irish are.

The CHAIRMAN. The time of the gentleman from Minnesota [Mr. O'HARA] has again expired.

Mr. KEE. Mr. Chairman, I would like to see if we can arrive at some agreement on closing debate. We have been debating this bill under the 5-minute rule on this same section in title I since Monday morning. I think it is about time we came to an end of the debate.

Mr. Chairman, I ask unanimous consent that all debate on title I of the bill and all amendments thereto close in 20 minutes.

Mr. WHITE of Idaho. Mr. Chairman, reserving the right to object, I have been on this floor 2 days with an amendment which I intended to offer to this section.

Members have been granted time and extra time. I cannot stand here representing the people of my State and permit any such request to go through by unanimous consent. I want time on this section, and I propose to get it, if possible. So I must object.

Mr. MILLER of Nebraska. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. MILLER of Nebraska. How many amendments are there on the Clerk's desk to title I?

The CHAIRMAN. The Chair is informed there are six amendments on the Clerk's desk to this title.

Is there objection to the request of the gentleman from West Virginia that all debate on title I and all amendments thereto close in 20 minutes?

Mr. SMITH of Wisconsin. Mr. Chairman, I object.

Mr. KEE. Mr. Chairman, I move that all debate on title I and all amendments thereto close in 30 minutes.

Mr. WHITE of Idaho. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. WHITE of Idaho. I would like to know if this motion is debatable.

The CHAIRMAN. The motion is not debatable.

Mr. JOHNSON. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. JOHNSON. If there are only 30 minutes allowed, how much time is to be allotted for each amendment?

The CHAIRMAN. The Chair is unable to determine that until the amendments are offered.

The question is on the motion offered by the gentleman from West Virginia [Mr. KEE].

The question was taken; and on a division (demanded by Mr. SMITH of Wisconsin) there were—ayes 104, noes 52.

So the motion was agreed to.

Mr. VORYS. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. VORYS. The Chair states that there are six or seven amendments pending. Would it be possible by unanimous consent to have the proponents of those amendments given a chance to explain their amendments and then have time assigned to the opponents so that we can have at least an orderly arrangement? I have no amendment pending and I have not asked for time, but I think it would make for orderly procedure if it could be done.

The CHAIRMAN. The motion of the gentleman from West Virginia has been agreed to by the Committee; the debate has been limited.

Mr. O'HARA of Minnesota. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. O'HARA of Minnesota. Would it be permissible and proper for the Chair to recognize first those Members who have amendments to offer?

The CHAIRMAN. The Chair will undertake so to do and dispose of the amendments as the Committee proceeds with their consideration during this debate.

Mr. DONDERO. Mr. Chairman, a further parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. DONDERO. Would that time be taken out of the 30 minutes?

The CHAIRMAN. The time consumed in voting on amendments will not be taken out of the 30 minutes.

Mr. HESELTON. Mr. Chairman, I ask unanimous consent that the time allotted to me be assigned to the gentleman from Minnesota [Mr. Judd].

The CHAIRMAN. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mr. FULTON. Mr. Chairman, I offer a preferential motion.

The Clerk read as follows:

Mr. FULTON moves that the Committee do now rise and that the bill be reported to the House with the enacting clause stricken.

Mr. KEEFE. Mr. Chairman, a point of order.

The CHAIRMAN. The gentleman will state it.

Mr. KEEFE. Mr. Chairman, I make the point of order against the preferential motion that it is dilatory. The gentleman from Pennsylvania is not opposed to this bill and is not in good faith asking that the enacting clause be stricken out; he is advocating this bill vehemently and is simply taking this means to get 5 minutes time when many others of us have been waiting for 2 days trying to get time, but in vain.

The CHAIRMAN. The Chair would like to inquire of the gentleman from Pennsylvania [Mr. Fulton] if he is opposed to the bill?

Mr. FULTON. In its present form I would be opposed to it.

The CHAIRMAN. The Chair must accept the statement of the gentleman from Pennsylvania.

The Chair overrules the point of order and recognizes the gentleman from Pennsylvania in support of his preferential motion.

Mr. JOHNSON. Mr. Chairman, will the gentleman yield?

Mr. FULTON. I yield to the gentleman from California.

Mr. JOHNSON. Will the gentleman kindly tell us during the next 5 minutes exactly what in this bill he is opposed to so we will get his viewpoint?

Mr. FULTON. I may say to the gentleman that I feel the bill at the present time does not adequately reflect what the Congress should do, and I may further say at this particular time that I am opposed to the bill in this form because I want to get it amended.

One thing I do not like is that on page 3, line 16, under the guaranty provision there is put in specifically a provision that the guaranty is limited so that it does not protect against measures that the foreign country might put into effect, affecting the conversion of currency, such

as devaluation. This, of course, means that no businessman will use the guaranty clause. That is one sincere fundamental objection to the bill and is made sincerely, I may say to the gentleman from Wisconsin.

Mr. KEEFE. Mr. Chairman, will the gentleman yield?

Mr. FULTON. I yield to the gentleman from Wisconsin.

Mr. KEEFE. Would the gentleman vote to recommit this bill back to the House Committee on Foreign Affairs if his amendment is not adopted?

Mr. FULTON. I will see the final form of the bill.

Mr. KEEFE. Yes.

Mr. FULTON. That is for the gentleman from Pennsylvania to decide, because the gentleman from Pennsylvania represents a Pennsylvania district. I may say to the gentleman that I have heard him many times on the floor and every time I have credited him with adequate representation of his district. I hope he will give me the same credit.

Mr. KEEFE. I credit the gentleman with representing his district. He does it very well. But he is representing the whole country as well as his district.

Mr. FULTON. The gentleman might be, but I am having a hard time just representing one district.

Mr. Chairman, under the guaranty clause as provided in the bill last year, there was only \$8,000,000 worth of guaranties used. That is, business could not see that the guaranty was of any assistance. The reason for that was that under the present practice the guaranty is really no better than the guaranty by the British Government because the British Government will give you convertibility and remit profits in dollars on British investments right now, which are United States owned.

The guaranty provision under ECA is one place where the American businessman is not getting the same deal that foreign businessmen get. The European payments plan is set up with \$600,000,000 under this bill, so that business transactions are made easy for the foreign businessmen dealing in other ECA countries, but the bill does not let the American businessman have that same assistance for convertibility. Congress is not giving the American businessman a thing. In fact, under the \$300,000,000 guaranty clause now in the bill the American businessman must pay annually in advance a fee equal to one-tenth of 1 per-

cent of the amount available to the holder of the guaranty for conversion during the ensuing year, in cases where the project covered by the guaranty is on a particular program approved by ECA and a part of the cost of which is being financed directly by ECA dollars.

Unless special circumstances exist rendering it desirable in the furtherance of the purposes of the ECA Act, to make a lower charge, in the case of projects no part of the cost of which is being financed directly by ECA—other than under the guaranty—a fee will be payable by the American businessman annually in advance equal to 1 percent of the amount available to the holder of the guaranty for conversion during the ensuing year, plus a stand-by fee of one-quarter of 1 percent of all additional amounts to become available in future years. If the contract covers a period less than 1 year, the fee payable will be prorated on the basis of 365 days in the year. In each case the American businessman must pay a fee.

The American businessman has this right to contract for a guaranty and pays to get something. Therefore he certainly should be able in that succeeding year of the guaranty and for what period he contracts for, to get convertibility without the chance of devaluation by act of the ECA-recipient country wiping out all or a major part of his investments.

The guaranty clause, as written under ECA and in this bill, is a booby trap for the American businessman. Beware of the use of it, as it will be found to be a snare and a delusion. The foreign country by law can bilk the American businessman out of all or part of his long-time capital investment abroad, and the guaranty is worthless. The American businessman has been too smart to be caught in this ECA guaranty trap so far, and I hope he will avoid this pitfall in the future. The Wall Street Journal and Business Week and local chambers of commerce please copy.

Let us look to see what the devaluation of foreign currencies has been. Great Britain devalued 30½ percent in the last year; Ireland the same, Sweden the same, Iceland the same, Denmark the same, Norway the same; Greece devalued 33.2 percent, the Netherlands 30.2, Belgium 12.3, Austria 30 percent. In France the franc went from 36.8 cents to 28.6 cents per franc.

The table follows:

TABLE 1

Country	Value before devaluation (September 1949)	After devaluation	Percentage of devaluation
Great Britain.....	\$4.03 per pound.....	\$2.80 per pound.....	30.5
Ireland.....	do.....	do.....	30.5
Sweden.....	27.80 cents per krona.....	19.30 cents per krona.....	30.5
Iceland.....	15.40 cents per krone.....	10.70 cents per krone.....	30.5
Denmark.....	20.80 cents per krone.....	14.50 cents per krone.....	30.5
Norway.....	20.20 cents per krone.....	14 cents per krone.....	30.5
Greece.....	0.01 cent per drachma.....	0.007 cent per drachma.....	33.2
Netherlands.....	37.70 cents per guilder.....	26.30 cents per guilder.....	30.2
Belgium.....	22.80 cents per franc.....	20 cents per franc.....	12.3
Austria.....	10 cents (November 1949) per schilling.....	7 cents per schilling.....	30.0
France.....	0.368 cent per franc.....	0.286 cent per franc.....	

After the First World War there were the same devaluations of the franc, the pound, and other currencies.

The table of devaluation after World War I follows:

TABLE 2

Country	Date of stabilization	Value at time of stabilization	Prewar value (December 1913)
France.....	December 1926.....	3.9492 cents per franc.....	19.2077 cents per franc.
United Kingdom.....	September 1931.....	388.9261 cents per pound.....	485.9298 cents per pound.
Belgium.....	April 1935.....	16.9430 cents per franc.....	19.0817 cents per franc.
Greece.....	April 1932.....	0.6641 cent per drachma.....	19.4458 cents per drachma.
Norway.....	September 1931.....	22.0737 cents per krone.....	27.8269 cents per krone.
Denmark.....	do.....	18.5875 cents per krone.....	26.7546 cents per krone.
Sweden.....	do.....	23.1140 cents per krona.....	27.8269 cents per krona.
Austria.....	October 1931.....	13.9158 cents per schilling.....	20.17 cents per schilling.

With 18 devaluations in the 18 years from 1931, the American businessman should realize that devaluation of his long time foreign investments is a practical certainty and is his greatest risk. The ECA Act blithely prevents guaranty even for 1 year against this devaluation and the American businessmen shrewdly will not use the guaranty nor invest at this time under ECA in long-time capital investments abroad, thus depriving the program of \$300,000,000 additional private venture capital. And a wise owl is the American businessman, as it can plainly be seen the substantial loss in his capital he would already have lost in the 1 year 1949 under this booby trap of a guaranty.

Therefore, out of the \$150,000,000 guaranties authorized under the 1948 ECA Act only \$8,000,000 worth of guaranties have been used on all three types of guaranties which ECA is authorized to issue: First, investment; second, forward contracting, and third, informational media. These figures attest the failure of the guaranty programs under ECA to date.

Mr. Chairman, I withdraw my motion.

Mr. KEEFE. I object to this withdrawing of this preferential motion.

Mr. MANSFIELD. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. MANSFIELD. I would like some light on the present situation. As I understand, the committee agreed to limit debate to 30 minutes. Do the 5 minutes already consumed under the preferential motion come out of the 30 minutes?

The CHAIRMAN. They do not.

Mr. KEEFE. Mr. Chairman, I rise in opposition to the preferential motion.

Mr. FULTON. Mr. Chairman, will the gentleman yield?

Mr. KEEFE. Well, the gentleman has had at least 2 hours on this floor to debate this thing, and I would like to have just a few minutes to talk about an amendment that I have had lying on the desk that I think is worth while. I cannot yield at this time, but if I get more time I will yield.

Mr. Chairman, we have heard on the floor of this House time and time again the desire expressed for the promotion of trade between this country and the countries of Europe. Now, how many of you know about the situation that has developed as between this country and the country of Morocco? Let me tell

you about it. It was fully explored in the House Committee on Foreign Affairs, and they have not seen fit to do anything about it.

We have had a treaty with Morocco since 1836; a treaty that was ratified and confirmed by France under its protectorate over Morocco in 1936. That treaty proclaimed the open-door policy as far as Morocco and its trade with the United States were concerned, and it specified completely that under that treaty there would never be import duties levied beyond 12½ percent.

Following the last war a group of American GI's set up business in Morocco for the purpose of stimulating trade between the United States and Morocco. They did a thriving business, importing textiles and other goods manufactured in the United States, and returning to this country raw materials produced in Morocco, the very thing that you say this program is designed to achieve. Now, what happened? The French nationals who have contracts with American manufacturers, such as radios, refrigerators, and so on, were doing business in Morocco. They did not like these Americans setting up an import business. So, what did they succeed in doing? They got the country of Morocco to issue import embargoes; not raising the tariff duties, but to put up absolute embargo restrictions. And what did they do further? The restrictions were leveled exactly at the goods that were being imported by these Americans and was not leveled at American goods that were being shipped through the medium of French nationals who had contracts with American manufacturers. They have practically put these 31 GI's out of business, and except for the trade that goes through France, they have effectively stopped treaty relations between the United States and the protectorate of Morocco.

Under the treaty it was the obligation of the Secretary of State to protest that action which was aimed at the United States and its nationals. He did so; weakly, may I say. Negotiations were entered into, but the net result of it all was that Secretary Acheson took the position, and did so formally, of approving the action of France that set up this embargo against the importation of American goods.

Now, this is of exceeding importance when you consider this point 4 program. The Secretary of State in a

formal answer which he has filed to the suit here in the district court attempting to enjoin him from pursuing that course alleges that as Secretary of State he has the right and the power to abrogate, to modify, and to change any treaty such as entered into with Morocco without bringing it back to the United States Senate for ratification of the proposed abrogation or change.

What does that mean? We are told that treaties are the supreme law of the land, and they cannot be modified or abrogated without action by the United States Senate. If this situation is allowed to prevail and this Congress takes no action to protect its own nationals, it is a mockery, then, to stand here in the well of the House and talk about developing international trade.

Mr. Chairman, I have an amendment at the Clerk's desk that will cure the situation and restate our historic policy with respect to treaty obligations.

The CHAIRMAN. The question is on the motion offered by the gentleman from Pennsylvania [Mr. FULTON].

The motion was rejected.

Mr. JAVITS. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. JAVITS. Will the parliamentary situation permit a unanimous-consent request that amendments be voted on immediately after their proposal, within the time limitation?

The CHAIRMAN. Such a unanimous-consent request can be submitted, but it may be that some Members will want to express opposition to such amendments, so the Chair will undertake as best he can to recognize Members offering amendments and those opposed to the amendments, and dispose of the amendments as quickly as possible.

Mr. GAVIN. Mr. Chairman, we were on our feet seeking recognition before they offered their amendments. Why should they be given preferred consideration over us? I think they ought to be called in their order in the list of Members to be recognized.

The CHAIRMAN. The Chair will seek not to discriminate against the gentleman from Pennsylvania.

Mr. DONDERO. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. DONDERO. I believe the Chair in answer to my previous question stated that the time used in reporting amendments would not be taken out of the 30 minutes allowed for debate.

The CHAIRMAN. The time required for reporting amendments and voting on amendments will not be taken out of the 30 minutes allowed for debate.

Mr. CAVALCANTE. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. CAVALCANTE. Mr. Chairman, yesterday I notified the occupant of the chair that I had an amendment at the desk, and today I notified the occupant of the chair that I had an amendment

there. Will the Chair kindly advise me whether I have been allotted any time at all of the 30 minutes allowed for debate?

The CHAIRMAN. The gentleman's name appears on the list of those to be recognized under the limitation of debate.

The question is on the amendment offered by the gentleman from Illinois [Mr. YATES].

The amendment was rejected.

The CHAIRMAN. The Chair recognizes the gentleman from Pennsylvania [Mr. GAVIN].

By unanimous consent, the time allotted to Mr. DONDERO and Mr. Gross was given to Mr. GAVIN.

Mr. GAVIN. Mr. Chairman, we have heard these dramatic appeals for this legislation. We have heard them explain why these \$3,000,000,000 are necessary. We have seen the vigorous fight that has been made to retain the \$150,000,000 which should be returned to the Treasury of the United States.

Now, let us have a little lesson today in simple arithmetic. I have a copy of the hearings before the Committee on Foreign Affairs. If you will turn to page 111 of part I of those hearings you will find the following figures. I want the committee to listen, and particularly the chairman. I would like the chairman to listen so if these facts and figures are not correct, you can proceed to tell us otherwise and the gentleman from Minnesota [Mr. JUDD], who is familiar with foreign exchange, may I ask him to listen carefully, too.

We find the following figures: Status of European local currency counterpart accounts under Public Laws 472, 84, and 389, Eightieth Congress, as of December 31, 1949:

It states the total amount deposited is \$1,850,700,000.

Then, under Public Law 84 and 389: balances available for ECA approval, \$593,300,000.

Those two together total \$5,444,000,000.

Under withdrawal it states, under Public Law 472, \$2,723,500,000.

Then, under Public Law 84 and 389, withdrawals, \$478,700,000.

That is a total of \$3,202,200,000.

Now, we take the \$5,444,000,000 deposits and the withdrawals of \$3,202,800,000 and we have an unexpended balance in the counterpart funds as of December 31, 1949, of \$2,237,200,000. So we have an unexpended amount right now of \$2,237,000,000. Yet you are coming here demanding every dime that you can possibly gouge out of the American taxpayers. If anybody wants to dispute the fact that this \$2,237,000,000 is unexpended, I would like to hear him.

These are unexpended counterpart funds. Upon inquiry when I was in Europe, I found that the programs of the ECA for use of counterpart funds for highways, waterways, and hydroelectric development, and other projects, have not proceeded fast enough to use up the counterpart funds which are available, and yet you are demanding that the American taxpayers put up millions and billions of dollars more when you have

not spent the money set up in these counterpart funds, some \$2,000,000,000.

Mr. JUDD. Mr. Chairman, I ask unanimous consent to extend my remarks at this point in the RECORD, to reply to the gentleman and advise him as to the correctness of the things he has described somewhat incompletely, to put it mildly.

The CHAIRMAN. Is there objection to the request of the gentleman from Minnesota?

There was no objection.

Mr. JUDD. Mr. Chairman, I wish to reply to the gentleman from New York [Mr. GAVIN] regarding ECA counterpart funds and their use. This is important. There seems to be a prevailing impression that unexpended counterpart funds are unexpended dollar balances made available by the United States. This is not true.

Under the law, there are three types of aid furnished by ECA: Loans, conditional aid, and grant aid. Loans need little explanation here. They are repayable in dollars to the United States. Conditional aid is dollar aid given to certain participating countries on condition that they make grants available in their local currency—not dollars—to other countries. Grant aid is the most commonly known form: grants of United States dollars to participating countries.

The law requires that each participating country receiving grant aid must deposit in a special account an amount of its own local currency equivalent to the amount of dollars given in grant aid. These are the counterpart funds, so-called because they are not dollars but the local currency counterpart of dollars. Thus there are no dollars whatever in the counterpart funds. There never have been any. Confusion arises because the counterpart funds are expressed in dollar terms. They could be expressed as pounds, francs, guilders, kroner, or whatever the term is for the local currency of each participating country. For our own statistical convenience the counterpart funds are expressed in dollar terms as "dollar equivalents." But, let me emphasize again: Counterpart fund transactions occur only in local currencies and never in dollars.

The counterpart requirement applies only to grant aid and to the ultimate recipients of conditional aid. It does not apply to dollar amounts loaned. The reasons are these. There is no need for counterpart funds in the case of loans since the obligation to repay in dollars replaces the requirement of local currency deposits. One of the conditions in conditional aid is that the country receiving such dollar aid in turn makes available to other participating countries local currency in the form of drawing rights. Countries using these drawing rights also deposit in special accounts an amount of their own local currency equivalent to the amount of the drawing rights they receive. Of each participating country's counterpart fund 5 percent is reserved for United States use. This portion is in a special account under the control of the United States disbursing officers. These funds are used to defray ECA administrative expenses that can be paid for in local currency, such as rent,

supplies, and so forth; and to purchase or develop scarce strategic materials.

The remaining 95 percent of the counterpart funds belong to the participating country. They cannot be used except by agreement with ECA. The funds are used to promote the internal monetary and financial stability of the participating country, to stimulate production in selected fields, to seek and develop new sources of wealth, and otherwise to further the objectives of the European Recovery Program.

The uses of the counterpart funds vary with each country depending on what can best contribute to recovery.

The point to be emphasized is that none of these funds have been spent without ECA approval. Approval has been given only to those projects that further the ERP objectives. If this is kept in mind, it explains the great variance in the use of counterpart funds. For example, counterpart funds have been used for debt retirement in Great Britain and France; for land reclamation in France, Greece, and Austria; for housing in France, Italy, Greece, and Austria; for improvement of roads, railroads, and waterways in Austria, Germany, Greece, Italy, and France. These are only a sampling of the uses to which these funds have been and are being put.

The fact that there are unexpended balances in counterpart funds does not in any way mean that there are unexpended balances of United States dollars in these countries. It is true that if there were no ECA dollars available there would be no unexpended counterpart balances—because there would be no counterpart. The importance of counterpart funds is that they are special local currency funds devoted exclusively to projects designed to make the participating countries progressively less dependent on ECA dollars.

The CHAIRMAN. The Chair recognizes the gentleman from Pennsylvania [Mr. CAVALCANTE].

Mr. CAVALCANTE. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. CAVALCANTE: On page 2, after line 9, insert the following:

"(b) Revising section 103 (a) in the following particular:

"Insert before the period at the end thereof a colon and the following:

"And provided further, That such country has filed with the Economic Cooperation Administration (as hereinafter established) an itemized account of its governmental income, expenditures, assets, and indebtedness, together with a statement of its national economic and security requirements."

"And reletter subsections (b), (c), (d), (e), and (f) of section 102 as (c), (d), (e), (f), and (g), respectively."

Mr. CAVALCANTE. Mr. Chairman, my amendment was intended to close the door to a most despicable deception practiced upon a Member of this House who, in good faith, sought honest information from ECA so that this Member might intelligently vote on this type of legislation. However, the time allotted to me is so short that I will not attempt to discuss the amendment. I trust that the chairman of the Committee on Foreign Affairs, who has shut off debate by

his unfortunate motion to that effect, is satisfied. It was ironical to have observed the many Members who had previously spoken on the question for 10 to 15 minutes under unanimous consent were the very first ones to rise in support of the motion that shut off the debate.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Pennsylvania [Mr. CAVALCANTE].

The amendment was rejected.

Mr. FULTON. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. FULTON: On page 3, line 16, strike out the words "other than" and insert the word "including."

Mr. FULTON. Would the chairman advise whether he objects to this correcting amendment on guaranties?

Mr. KEE. I have not heard the amendment reported. I do not know what is in the amendment. Has it been reported?

The CHAIRMAN. The amendment has been reported.

(Without objection, the amendment was again reported.)

Mr. FULTON. Mr. Chairman, this permits the United States businessmen to buy a guaranty, which includes a provision against devaluation of currency by a foreign country.

Mr. KEE. Mr. Chairman, I could not accept that amendment.

Mr. VORYS. Mr. Chairman, will the gentleman yield?

Mr. FULTON. I yield.

Mr. VORYS. Nonconvertibility is taken care of in the first part, on page 3, lines 3 to 9, and part two is to take care of losses other than from unconvertibility. It seems to me that the bill as drafted is correct, rather than to attempt to inject nonconvertibility as a kind of loss that would permit a man to get back all of his money. I think the gentleman's amendment is not needed.

Mr. FULTON. I found that the ECA is not construing the law that way. With the elimination of convertibility in this particular act, the businessman is not protected in his guaranty against devaluation.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Pennsylvania [Mr. FULTON].

The amendment was rejected.

Mr. JAVITS. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. JAVITS: On page 13, after line 12, add the following new section—

The CHAIRMAN (interrupting the reading of the amendment). The Clerk has not read section 103. The amendment cannot be offered at this time.

Mr. JAVITS. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. JAVITS. I understood that the motion of the gentleman from West Virginia was to limit all debate on title I. If I am incorrect in my understanding, I wish to be corrected.

The CHAIRMAN. The motion of the gentleman from West Virginia, which

was agreed to by the committee, limited debate on title I, but the Clerk has read only through section 102. The gentleman may reserve his time until the Clerk reads section 103.

Mr. JAVITS. I will reserve my time, Mr. Chairman.

The CHAIRMAN. The Chair recognizes the gentleman from Wisconsin [Mr. KEEFE].

Mr. KEEFE. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. KEEFE: Page 11, line 11, strike out "subsection" and insert in lieu thereof "subsections"; in line 18, strike out the quotation marks; and after line 18 insert the following:

"(k) (1) Treaties between the United States and nations assisted hereunder or their dependencies shall remain in full force unless renegotiated, and ratified by the Senate.

"(2) None of the local currencies required by section 115 (b) (6) of the Economic Cooperation Act of 1948, as amended, to be deposited in local currency accounts, shall be made available for expenditure by any recipient country so long as any dependent area of such a country fails to comply with any treaty between the United States and the said dependent area.

"(3) After July 1950, no assistance herein contemplated shall be used to promote recovery in the French protectorate of Morocco except during such time as the Secretary of State shall certify to the Administrator that the protectorate is complying with its treaties with the United States and has repaid moneys collected from United States citizens in violation of such treaties."

Mr. KEE. Mr. Chairman, I reserve a point of order against the amendment.

Mr. KEEFE. Mr. Chairman, I regret exceedingly that there is not adequate time properly to discuss this amendment. There are many Members of the House who are familiar with the facts that are sought to be reached by this amendment. This matter has been written up editorially in most of the eastern and middle western newspapers, the Christian Science Monitor, the Saturday Evening Post, the New York Times, and so on. There is nothing new about this except that it is a definite attempt to see to it that none of the dependent nations receiving ECA funds shall lock its doors to trade with the United States.

Mr. DURHAM. Mr. Chairman, will the gentleman yield?

Mr. KEEFE. I yield to the gentleman from North Carolina.

Mr. DURHAM. That is on the basis of former trade treaties.

Mr. KEEFE. Exactly; it is on the basis of treaties. All we are asking them to do is to live up to their treaty obligations and not circumvent their treaties by the utilization of a series of embargoes and so on in plain violation of the treaties, to lock Americans out of doing business in those countries. It seems to me it is an amendment that the chairman of the committee ought to accept and put into this law for the protection of our own people.

Mr. RICHARDS. Mr. Chairman, will the gentleman yield?

Mr. KEEFE. I yield.

Mr. RICHARDS. Is it not a fact that the American businessman in Morocco has the same right under this bill that

he has in every other Marshall plan country in Europe?

Mr. KEEFE. No; I do not believe that is true. He has not any rights in Morocco in view of the embargo that has been laid down against the importation of any goods except those that are imported from the United States by French nationals under contract with manufacturers in the United States.

Mr. KEE. Mr. Chairman, I make the point of order against the amendment that it is not germane to the bill. I have not had time to examine carefully the amendment offered by the gentleman from Wisconsin; I have not had a copy of it. I only heard it as it was read, but it seems to me that it deals with matters entirely foreign to this bill and is not germane either to the bill before us or the title to which it is offered.

The CHAIRMAN. The Chair has examined the text of the amendment and has before him to bill. The bill itself is very broad, relating to bilateral and multilateral agreements between this Nation and other nations. The amendment offered by the gentleman from Wisconsin, therefore, dealing with a subject matter thereunder is, in the opinion of the Chair, germane to the bill.

The point of order is overruled.

Mr. KEE. Mr. Chairman, I rise in opposition to the amendment offered by the gentleman from Wisconsin.

Mr. Chairman, we have had this matter up in committee for the past 2 years. On March 13, 1950, I wrote a letter to Mr. Miles D. Kennedy, of the American Legion, in reply to one he had addressed to me in reference to this matter in which reply I stated the following:

The exemption from local decrees sometimes enjoyed by Americans in Morocco has rested not on individual rights but on treaty privileges vested in this Government. It is for the Government to choose whether to waive the privileges or to insist upon them. It has chosen to waive the privileges in the instance at hand. I believe its choice has been the proper one. The local decrees which the Americans in question have sought to resist are consistent with the obligations of the suzerain of Morocco, namely, France, to curtail importation of nonessentials—an obligation growing out of the requirement under the European recovery program to conserve dollars. The Americans involved have suffered disadvantage not because they are Americans but because they are merchandisers in lines of goods the importation of which is forbidden by local controls.

I do not believe this Government could properly insist that the French Government should apply controls to conserve dollars on the one hand and on the other hand insist that the controls be rendered ineffective through the exemption of American nationals.

I believe the reasons stated in my letter to Mr. Kennedy are sufficient to justify our opposition to this proposed amendment.

Mr. Chairman, I ask that the amendment be defeated.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Wisconsin [Mr. KEEFE].

The question was taken; and on a division (demanded by Mr. KEEFE) there were—ayes 45, nays 63.

So the amendment was rejected.

The CHAIRMAN. The Chair recognizes the gentleman from Wisconsin [Mr. SMITH].

Mr. SMITH of Wisconsin. Mr. Chairman, it is most unfortunate that the gag rule has been applied to this whole title as has been done by the chairman of my committee. I call attention to the effect of it. We are going to be asked within the next 10 minutes to vote on appropriations for Korea in the amount of \$100,000,000 and we are going to be asked to vote \$94,000,000 for China. We do all this in the course of 30 minutes. This is reckless conduct with the taxpayers' money.

This demonstrates, Mr. Chairman, just how careless we have become in approaching and considering this very serious matter now under consideration. The members of the committee should be fully aware of the recklessness of their conduct.

This Congress, Mr. Chairman, has lost its bearing.

The Democratic majority follows blindly when the administration leaders give the word to spend and spend.

The CHAIRMAN. The Chair recognizes the gentleman from Idaho [Mr. WHITE].

Mr. WHITE of Idaho. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. WHITE of Idaho:

Page 11, after line 10, insert the following paragraph:

"(3) Inserting in lieu of the period at the end of subsection (h) the following: "; but this subsection shall not be construed to authorize expenditures for any nonferrous metal which is produced in the United States (including its Territories and possessions) in quantities sufficient to supply domestic (including defense) needs therefor."

And in line 11 strike out "(3)" and insert "(4)."

Mr. WHITE of Idaho. Mr. Chairman, this is the only constructive amendment I have heard presented here to protect the great mining industry of the United States, and now I am limited to a minute and a half, due to the parliamentary situation, to protect that great industry. I have not time to even explain the provision of this amendment.

Mr. Chairman, under the strain placed on the credit of our Government by the administration and the Congress in paying the annual interest charge of \$5,725,000,000 on the national debt of \$256,000,000,000, and financing the economic recovery of foreign countries, through the so-called Marshall plan; and the huge outlays in cash and materials our Government is making to rearm Europe, the Congress must be on the alert to conserve and protect the Government's source of tax income.

Mining is second only to agriculture in importance as our basic industry and source of tax income.

It appears that in their zeal to build up the economies of the European countries, the Economic Cooperation Administration failed to understand or appreciate the importance of our domestic mining industry in our national economy or as a source of Government tax income

which is supplying the very money they are spending so lavishly in building up the foreign mining industry that is taking away our home market for the products of the mines of this country.

Today, the countries of Europe have little to sell in the markets of this country except what they can dig out of the ground.

In dealing with this situation and having 5 percent of all money appropriated for ECA earmarked for the procurement of critical materials instead of investing this money in stock-piling rubber, tin, tungsten, quinine, and palm oil which is only obtainable in a large part from foreign countries. Under the Marshall plan, the ECA has gone out with \$192,000,000 earmarked of the first ECA appropriation and \$192,000,000 earmarked of the second ECA appropriation; and now with another appropriation earmarked in the amount of \$100,000,000. This money is being used to make contracts for the procurement of vast quantities of nonferrous metals, particularly copper, lead, zinc, antimony, and mercury, which are the very backbone of our domestic nonferrous mining industry. The ECA is not content with flooding our home market with the metals produced by foreign mines but has set up a huge fund of development money to finance the developing and the equipping of mines in the Marshall-plan countries while our Government is absolutely neglecting the development of American mines.

When you take into consideration the fact that while this program is being carried out by the ECA, the Munitions Board has been spending over \$1,000,000,000 of the taxpayers' money to procure strategic metals for stock-piling; 60 percent of this money has been spent to purchase nonferrous metals from foreign sources of production. It is easy to see why metal prices are below the cost of production and mines all over this country are closing down and miners are out of work.

With these metals being bought with our money and pouring into this country from all over the world with the result that the market for the production of our mines has collapsed, our domestic mining industry is placed under a strain it cannot support, and the Federal tax income from this source is bound to decrease and will dry up almost entirely if our Government continues to follow its present policies.

Let me say to the Members of Congress and this Committee of the Whole House on the State of the Union, with every persuasion at my command, I urge that you come to the rescue of our domestic mining industry and vote for the amendment to repeal the provision that earmarks money to purchase foreign-produced nonferrous metals and save our domestic mining industry, and thereby safeguard a large share of the Government's tax income. Surely the Members of the House will be interested to learn how our money is being spent under this critical materials procurement program of the ECA. They have gone into Marshall plan countries and their dependencies and financed both the development of nonferrous mines and bought their output.

Here are some of the things my investigation of the ECA has disclosed.

On March 24, 1949, the ECA entered arrangements to purchase 25,000 tons of Moroccan lead from the Newmont Mining Corp. and St. Joseph Lead Co., at a total value of \$7,500,000, which averaged 15 cents per pound, duty free, for stock piling.

On May 2, 1949, ECA made a purchase from American Smelting & Refining of 3,459 tons of Moroccan lead, \$1,140,333, at 15 cents per pound, duty free, for stock piling.

The main French company in charge of Moroccan lead products is the Zellidja Co.

A fund of \$3,600,000 of development money has been set up to finance the development of the Zellidja Co.'s operation, to be repayable in zinc and lead as they come into production.

Of the 5-percent ECA appropriation earmarked for strategic materials, which amounted to \$192,000,000 out of the first ECA appropriation, which has now been increased by another \$192,000,000 out of the second ECA appropriation, it is now estimated that when the strategic materials program is completed, at least 75 percent of this earmarked money will have been used to develop and procure nonferrous strategic materials from Marshall plan countries and their dependencies.

It is estimated that one-half of the total money contributed for ECA materials will be expended for the development and production in foreign countries of nonferrous metals.

In a secret transaction 80,000 flasks of mercury were procured from Italy at a good going price at the time.

Central and western Europe are deficient in lead with a sufficiency of zinc.

A smelter in Italy is being built with development funds and it is an electrolyte plant for zinc.

A zinc smelter being built in France with development funds that can possibly smelter lead.

The ECA will be using development money in a number of other places in Marshall plan countries, but the program is not far enough along to report on it yet.

There is a plan being considered to use ECA development money in Jamaica to develop and produce bauxite, as well as talk to perform some exploration work in Surinam—Dutch Guiana.

ECA is now buying 820,000 tons of bauxite from Bintan Island, just off Singapore, which was formerly a Dutch dependency but now it is part of Indonesia, with about \$4,400,000 in counter-part money.

The contract by the ECA for the development of bauxite in Jamaica runs into several million dollars.

The ECA is negotiating a transaction to develop and procure nickel in New Caledonia with a French company.

The ECA is also contracting to buy high-grade bauxite from the Island of Bintan, just off Singapore, from a Dutch company.

The ECA is also contracting for the development and purchase of zinc from Norway, and at present is building a mill for the Norwegian company.

Thursday, February 16, 1950, ECA advises they have no arrangements for the development of manganese from Madagascar. However the ECA has bought spot 1,000 tons of graphite produced in Madagascar and followed up by a long-term contract; 17,000 tons, with an advance of development money included in the deal.

The ECA has put up a little in excess of \$2,000,000 in counterpart development money.

The ECA acted only as an intermediary. The actual purchase was made with money of Federal Supply Service.

Previously the ECA had bought 31 tons round lot at \$2,000 a ton. The ECA acted only as an intermediary. The purchase for the ECA was made by the Federal Supply Service.

Here is the list of the appropriations made for the Munitions Board to finance stock-piling program:

In 1948, \$100,000,000 cash; \$75,000,000 in purchase authorizations.

In 1949, \$300,000,000 cash; \$300,000,000 in purchase authorizations.

In 1949, deficiency bill \$40,000,000 in cash; \$270,000,000 purchase authorizations.

In 1950, \$525,000,000 cash; \$250,000,000 in purchase authorizations.

Later, \$100,000,000 of this money was rescinded for in the military bill.

Mr. KEEFE. Mr. Chairman, a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. KEEFE. Do I understand that the present parliamentary situation is that the Clerk has completed the reading of the bill up to section 103 on page 11?

The CHAIRMAN. The Clerk has read section 102, which ends on line 18, page 11.

Mr. KEEFE. Do I understand that despite the fact that sections 103 and 104 have not been read the acceptance of the motion means that there can be no amendment or no discussion at all on the balance of the title?

The CHAIRMAN. The motion was made to limit debate on title I. That motion was agreed to by the committee. Amendments to section 103 will be in order after the Clerk reads section 103.

Mr. KEEFE. Mr. Chairman, I know I was at least one member of the committee that did not know, when I voted on that question of limitation of debate, that it would extend over and beyond the point which the Clerk had read up to that time. I am now asking whether or not it would be in order at this time to ask unanimous consent that the limitation apply only to that portion of title I which has been read by the Clerk?

The CHAIRMAN. The Chair is unable to advise what objection might be made.

The question is on the amendment offered by the gentleman from Idaho [Mr. WHITE].

The amendment was rejected.

The CHAIRMAN. The Chair recognizes the gentleman from Minnesota [Mr. O'HARA].

Mr. O'HARA of Minnesota. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. O'HARA of Minnesota: On page 11, line 4, after "section 107", strike out the balance of line 4 and all of lines 5, 6, 7, 8, 9, and 10.

Mr. O'HARA of Minnesota. Mr. Chairman, the language my amendment seeks to strike is as follows:

The Administrator shall also encourage emigration from participating countries having permanent surplus manpower to areas, particularly underdeveloped and dependent areas, where such manpower can be effectively utilized.

I think that is a completely fantastic proposal to be added to this measure. To me, that language in its broad implications means that we would spend the money of the American taxpayers in moving people from 17 participating countries to any area on the face of the earth. The distinguished members of the committee with whom I had a colloquy a few moments ago admitted that the Administrator had not made a request for such language as this. If this is not something even beyond the realm of fantasy I do not know what it could be. It seems to me simply that we are becoming officious intermeddlers on the face of the earth, dealing not only with the financial problems of the people of the world but also their emigration problems and all the complications that go with them.

Mr. Chairman, I hope my amendment striking this language will be adopted.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Minnesota.

The question was taken; and on a division (demanded by Mr. O'HARA of Minnesota) there were—ayes 33, noes 73.

So the amendment was rejected.

The Clerk read as follows:

SEC. 103. Any funds appropriated by Public Law 793, Eightieth Congress, for the purposes of the China Aid Act of 1948 and unobligated as of June 30, 1950, or released from obligation thereafter shall be available to the President through June 30, 1951, for use as follows:

(a) Not less than the sum of \$40,000,000 for obligation for assistance to be furnished in conformity with the provisions, wherever applicable, of the Economic Cooperation Act of 1948, as amended, in areas of China which the President may deem to be not under Communist domination.

(b) Not to exceed \$6,000,000 for allocation to the Secretary of State, to remain available until expended, under such regulations as the Secretary of State may prescribe, using private agencies to the maximum extent practicable, for necessary expenses of tuition, subsistence, and transoceanic passage for selected citizens of China for study or teaching in accredited colleges, universities, or other educational institutions in the United States approved by the Secretary of State for the purposes, or for research and related academic and technical activities in the United States.

(c) The remaining portion for obligation for assistance in the general area of China in conformity with the provisions, wherever applicable, of the Economic Cooperation Act of 1948, as amended, to accomplish in that area policies and purposes similar to those of the said act.

Mr. WALTER. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. WALTER: Page 12, line 13, after the words "United States" strike out the period and substitute a comma and insert "and the Attorney General is hereby authorized and directed to promulgate regulations providing that such selected citizens of China who have been admitted for the purpose of study in the United States, shall be granted permission to accept employment upon application filed with the Commissioner of Immigration and Naturalization."

Mr. WALTER. Mr. Chairman, the purpose of this amendment is to permit the selected citizens of China mentioned in this section to obtain work. We are making available under the provisions of this bill approximately \$6,000,000 to help these selected Chinese citizens. Under the regulations under which they came to the United States, they are not permitted to work. This amendment does not change the status of the alien. He remains in the United States in the status of student, but is permitted to obtain whatever employment he can in order to maintain himself while he remains in this country.

Mr. JUDD. Mr. Chairman, will the gentleman yield?

Mr. WALTER. I yield.

Mr. JUDD. I would like to make two comments. One is that we are not here appropriating \$6,000,000. We are merely extending the time during which the money which was appropriated the year before last can be used and second, this is a place where we can save money because when these boys are permitted legally to get jobs, even waiting on table, or anything else, then we do not have to be paying for their support, or in the alternative take them back where they will have their heads chopped off.

Mr. WALTER. That is the purpose of the amendment.

Mr. MANSFIELD. Mr. Chairman, will the gentleman yield?

Mr. WALTER. I yield.

Mr. MANSFIELD. Will the gentleman tell the committee what effect this will have on the present immigration laws? Is it not true that this in nowise gives these people permanent status in this country?

Mr. WALTER. It in nowise alters the status they now have in the United States which is that of student.

Mr. FULTON. Mr. Chairman, will the gentleman yield for a question?

Mr. WALTER. I yield.

Mr. FULTON. Do other students have to get permits? Can they go to work under the present laws?

Mr. WALTER. No; no student is permitted to work. They are here as students and they are not permitted to obtain any employment whatsoever.

Mr. FULTON. Does this then give Chinese students preferential status?

The CHAIRMAN. The question is on the amendment offered by the gentleman from Pennsylvania [Mr. WALTER]. The amendment was agreed to.

The Clerk read as follows:

SEC. 104. The Far Eastern Economic Assistance Act of 1950 is hereby amended as follows:

(a) Striking out "June 30, 1951" in subsection (c) of section 3 and inserting in lieu thereof "June 30, 1952."

(b) Striking out the period at the end of subsection (d) of section 3 and inserting in lieu thereof a comma and the following: "and \$100,000,000 for the fiscal year ending June 30, 1951."

(c) Striking out "June 30, 1950" in section 4 and inserting in lieu thereof "June 30, 1951."

(d) Adding the following new section: "Sec. 5. The Congress hereby expresses itself as favoring the creation by the free countries and the free peoples of the Far East of a joint organization, consistent with the Charter of the United Nations, to establish a program of self-help and mutual cooperation designed to develop their economic and social well-being, to safeguard basic rights and liberties and to protect their security and independence."

Mr. JAVITS. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. JAVITS: Page 13, after line 12, add the following new section:

"Sec. 105. The President is requested and authorized to appoint a Committee on Foreign Economic Policy which shall consist of the Administrator and such additional members as he may determine to be advisable, all of whom shall be appointed by the President, and selected from among citizens of the United States of broad and varied experience in matters affecting the public interest. The committee shall advise the President and the Congress in regard to (1) economic problems of the countries participating in programs under this title; (2) resources and facilities, public and private, within and without the continental United States available in connection with the solution of such problems and the best means for marshalling them; (3) existing or contemplated agencies, whether private, public, domestic, or international, qualified to deal with such problems; (4) any or all measures which the United States may properly take without jeopardizing the soundness of its domestic economy in support of continuing self-help and mutual cooperation to deal with such problems. Not more than a majority of two of the committee shall be from the same political party. Members of the committee, other than officers or employees of the United States Government, shall receive allowances equivalent to those authorized under subsection (a) of section 107 of the Economic Cooperation Act of 1948, as amended. The President is authorized to reserve from funds appropriated under authority contained in subsection (c) of section 114 of the Economic Cooperation Act of 1948, as amended, such sums as may be necessary to carry out the purposes of this section, and to expend such sums for such purposes."

Mr. JAVITS. Mr. Chairman, this amendment seeks to establish the type of high-level, over-all committee which I believe to be contemplated by the unpartisan declaration of the distinguished Senator from Michigan, Senator VANDENBERG. It is an effort to recreate by action of Congress a committee exactly like the Harriman committee, which functioned before ERP was put into effect, with these two fundamental ideas: First, that it would signal the end of the program, as far as ERP is concerned, in 1952; and, second, that we should not be ostriches and duck our heads into the sand and expect some miracle to hap-

pen by 1952, but that we would begin to study the situation with a view to determining what American economic policy should be after that date. Such a determination shall take place on the highest level by the most distinguished public citizens in the United States that the President can appoint, exactly like the Harriman committee functioned. This is intelligent foreign policy. I have discussed this question at greater length in the general debate and shown the essentiality of this action to our national security and economic well-being.

Mr. KEE. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield.

Mr. KEE. I have no objection to this amendment. I think it would be a fine commission.

Mr. JAVITS. I thank the gentleman very much.

Mr. LODGE. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield.

Mr. LODGE. I am in sympathy with what the gentleman is trying to accomplish, but will the gentleman be good enough to tell me why this function cannot be assumed by the public advisory board now in existence.

Mr. JAVITS. The reason is that the advisory board deals only with ERP up to 1952. The purpose of this committee is to see what the American foreign economic policy shall be now and for the future. It is not limited to the ERP itself.

Mr. FULTON. Mr. Chairman, will the gentleman yield?

Mr. JAVITS. I yield.

Mr. FULTON. This amendment carries out the Vandenberg suggestion?

Mr. JAVITS. It is exactly the reason why I have proposed it. If we are to handle foreign policy in terms of great leadership in the interest of international peace and security which our Nation now has, this is the kind of action which the Congress ought to take.

The CHAIRMAN. The time of the gentleman from New York has expired.

Mr. VORYS. Mr. Chairman, I rise in opposition to the amendment.

Mr. JUDD. Mr. Chairman, I ask unanimous consent that one-half of my time be allotted to the gentleman from Ohio in opposition to the amendment.

The CHAIRMAN. Is there objection to the request of the gentleman from Minnesota?

There was no objection.

Mr. VORYS. Mr. Chairman, I think it is very bad timing to attempt to set up in this bill, even before it has passed the House, a skeleton for a future Marshall plan. I think that such sort of planning at this time will injure the successful completion of the third year of the Marshall plan on both sides of the Atlantic. While nothing gives me greater embarrassment than to disagree with our great Senator VANDENBERG, I think if he were here on the Hill and active, and realized the perilous course that the Marshall plan legislation faces, he would not want to have it loaded down

with the framework for setting up another Marshall plan.

Mr. GARY. Mr. Chairman, will the gentleman yield?

Mr. VORYS. I yield.

Mr. GARY. Does not the gentleman think, in addition, that a plan as far-reaching as this should have very careful committee consideration, so that they can work up the details of the commission that is proposed?

Mr. VORYS. Our committee considered this and voted it down.

The CHAIRMAN. The question is on the amendment offered by the gentleman from New York [Mr. JAVITS].

The question was taken; and on a division (demanded by Mr. JAVITS) there were—ayes 21, noes 80.

So the amendment was rejected.

Mr. KEE. Mr. Chairman, I ask unanimous consent to return to page 11, line 19, section 103, to offer a committee amendment with reference to unobligated funds. I want to strike out on that page "and unobligated as of June 30, 1950," and insert in lieu thereof "now unobligated or hereafter released from obligation."

The CHAIRMAN. Is there objection to the request of the gentleman from West Virginia?

Mr. SUTTON. Mr. Chairman, I object.

The Clerk read as follows:

TITLE II

Sec. 201. This title may be cited as the "United Nations Palestine Refugee Aid Act of 1950."

Mr. LEMKE. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, I wish to state to my friends who favor this international ECA bill that they have as much right to differ with me as I have to differ with them. Of course, I am sorry that they have accepted the false slogan—isolation. The slogan of the internationalists—for a profit. They have heard the word isolation so often that they now just repeat it without knowing what it means.

Let us keep the record straight. If to prefer my own country to others, if to refuse to be fleeced—to object to having our Nation bled white—by begging and gold-digging nations is isolation, then I am an isolationist.

If to oppose the depletion of our Nation's natural wealth in order to enrich a few foreign and domestic gangsters at the taxpayers' expense is isolation, then I am an isolationist.

If to look after the welfare of our own people first, rather than play Santa Claus through an international WPA for backward and indolent nations is isolation, then I am an isolationist.

Let us keep the record straight. We, as a people, never were isolationists. We sailed every sea and traveled every land. We shall continue to do so in the future as in the past.

But for 141 years we had the good sense to keep out of other nation's quarrels—other nations' wars. During that 141 years we built the greatest, the

wealthiest and the most prosperous Nation on earth. This was possible because we had sufficient sense to follow the advice of our forefathers and avoid foreign entanglements. In that 141 years, we accumulated enough wealth and enough intelligence to win World Wars I and II, which other nations started and we finished. If that is what you call isolation, then I am an isolationist.

Now we are told by the internationalists that because we avoided foreign entanglements for 141 years, we were a failure. Will you followers of the internationalists, who are unwittingly depleting and destroying our Nation, tell us wherein we failed?

We ask you to compare that record of 141 years with the 33-year record of your internationalists, during which time they involved us into World Wars I and II. The destruction of millions of lives and billions upon billions of dollars of wealth in those two conflicts rests upon the shoulders of the internationalists—not on ours.

Here is the price we paid because we turned the Government over to the internationalists. After our boys won World Wars I and II for them, they threw away the peace and world war III is hovering on the not distant horizon.

Our internationalism in these wars not only cost the lives of over a million and a half—the flower of our youth—but millions are still suffering from casualties and disease. It cost us over \$500,000,000,000 and billions more in the depletion of our natural wealth.

I wish to warn you that the step you are about to take is a serious one. You have already depleted our Nation of much of its natural wealth—wealth that is not yours to dissipate but that belongs to future generations. You have all but bankrupted the Nation.

You have plunged it billions of dollars into the red—obligations that your children, your grandchildren and your great grandchildren will have to meet. You have mortgaged the future to the extent of \$687,000,000,000.

It cost our taxpayers less than \$60,000,000,000 to run our Government for the first 141 years. That is what the internationalists call isolation. Compare this \$60,000,000,000 for 141 years with the \$812,614,000,000 that the taxpayers have been soaked during the last 33 years that the internationalists have shaped the destiny of our Nation.

Your record of 33 years of internationalism is not one to be proud of but rather ashamed of, when compared with the 141 years in which we had intelligence enough to mind our own business and avoid foreign entanglement and intrigue.

In conclusion, I wish to warn the foreign gold-digging nations that America is waking up and that by 1952 we will put an end to the international gang's control of the United States of America.

Below are the congressional appropriations, as compiled by the Library of Congress, for the 33 years that the interna-

tionals have been in control of our Government:

Congressional appropriations from 1917 to 1950¹

Fiscal years:	Amount
1917-20-----	\$54,030,097,471.18
1917-21-----	58,810,926,981.53
1921-30-----	42,850,419,796.38
1917-30-----	96,880,517,267.56
1931-40-----	82,141,984,580.85
1917-40-----	179,022,501,848.41
1941-46-----	473,701,002,049.88
1917-46-----	652,723,503,898.29
1947-50-----	159,890,034,727.86
1917-50-----	812,613,538,626.15

¹ Trust fund appropriations are not included from 1938 to 1950.

Source: 81st Cong. 1st sess., appropriations, budget estimates, etc. S. Doc. No. 125, Washington: U. S. Government Printing Office, 1949, p. 1041.

Mr. JOHNSON. Mr. Chairman, I move to strike out the last two words.

Mr. Chairman, I have also reviewed the last 33 years of our history and because I think I can see by that history that we will have to find some peaceful way to stop these brutal wars I am for the bill we have before us today.

At the end of the First World War we could see, after the airplane was developed, a weapon of war that in the future the world would be smaller, wars would be more destructive and devastating. A few men with vision at that time tried to organize the world for peace. They tried by joint effort to prevent the destructive war we had just gone through. Newton D. Baker, the Secretary of War, was one of those men. The President, Woodrow Wilson, also believed in some kind of international organization to make the peace workable and secure. But by inept political handling on his part, the League of Nations which he advocated did not receive the blessing of the United States.

The disarmament conference of 1922 was a step in trying to bring the world to its senses by reducing big armaments, so strong nations would not be tempted by their military strength to use force to impose their will on others. The Kellogg-Briand Pact also was a step indicating our desire to find a peaceful solution of international frictions. But it was not much more than a pious hope, as it had no power to implement its provisions.

It is my belief that if the big nations had joined together after the first war and determined that they would remain strong and united in their determination to have world peace, that the Second World War could have been prevented.

But we soon turned our backs on those efforts, and the result is that we generated in the First World War the egg that hatched into the Second World War. We went through this devastating war which was many times more brutal and dozens of times more costly than the first one. Again we tried to bring about some type of organism that would bring peace to the world, that would make the human being follow the Prince of Peace instead of following the road of slaughter and ruin and of murder.

We took the initiative in creating the United Nations. It was organized, but it has up to now proved rather weak and ineffectual, although it has done some good and I think has the promise of getting results that may ultimately lead to world stability and peace. We ourselves agreed to some provisions such as the veto, and I am reliably informed that that was merely carrying out what was promised at Yalta, which has proved a road block toward any peaceful settlement of our international differences.

Today, as I look over what we have in this country, we are looking down the road that in the past has led to war.

What do we have here? We have selective service stand-by. We passed selective service in 1940, about a year and a quarter before Pearl Harbor. We have civilian control, a plan to control our civilian economy, the WPB and the OPA of this last war. We are getting our civilian defense ready. We have industrial mobilization. We are decentralizing our records and talking about decentralizing our cities because of fear of raids, and we have a military establishment, the largest we ever dreamed would be in existence in a peacetime era. And we are trying to walk toward the road to peace through our might, our military, our industrial, our political, and our financial strength. I think that might for a while prevent war. But in the long run you must realize that we have to finally come to some type of negotiations where we, with other countries, can sit down and formulate a policy that will resolve the troubles and the differences of the human race in some type of legal mechanism. In the long run peace must come through persuasion and a recognition that law and justice is the only way to solve international disputes. That is why I believe this sort of a bill will give us help. But we cannot forever go on and think that by a mere show of power, mere show of force, we can secure the world peace through the fear and respect for our power and strength.

Therefore, I believe that this type of legislation, costly as it is, is the best type of insurance to bring about that healthy, peaceful world that we are all praying for and looking toward.

We have gone so far now that we are mentioning the identical country that is going to be our enemy. The men are sitting over across the Atlantic Ocean right this very minute and are assigning the missions that will have to be performed when the powder keg blows up. That shows how tense the situation is. That sort of thing may bring temporary peace and security, but cannot be relied upon for the long haul, to make permanent peace.

I hope and I pray that this legislation, which we have been squabbling over and fighting over, will get a large vote, and that it will show the world that we, as the strongest Nation in the world today, are anxiously trying, by spending money and by other efforts, to bring about the type of world that will be peaceful and nonwarlike. That is why I have supported these things. I realize that

America is suffering. I realize that we are paying too high taxes. I realize that these things seem fantastic and absolutely crazy sometimes, but as I look at it, that is the only direction that we can move if we are going to make property, life, and the institutions of America ultimately secure. Nobody can be secure in a world in which war is forever threatened. The only security that we can have is a world that is law abiding, that is peace-minded and determined that it is going to have some way to settle the difficulties of nations.

When the Secretary of State said in my State recently that from now on we were going to have total diplomacy, I was a little shocked. It implied that up to now we had only had 50 percent or some fraction of 100-percent diplomacy. The State Department has a hard role to play. They have done many things that I cannot understand. One of them is what seems to me to be our default in China. In 1946 I was on a visit there with a committee of the House. We were told that the Communists were merely progressives seeking land reforms, lower interest rates, better communications, and so forth. But when the report on China finally came out, we were told that the people trying to destroy the only visible symbol of orderly government in China—Chiang's government—were Communists dominated from the Kremlin.

I do not wish to be too critical or unfair, as I realize that I may not have sufficient facts to have a balanced conclusion on some of these difficulties. But in Trieste, Vienna, Berlin, Korea, and other places, I have seen things that give me much discouragement and which almost look like breeding spots for war.

I think a John Hay or a Henry Stimson and perhaps some new faces in some vital spots in the world could find a way to create situations that would force negotiations and bring to a focus some of the problems now hanging fire.

I am one of those that thinks if we do not solve this peace problem and do not effectively remove the war clouds, nothing else matters much. The progress so far has been slow. This bill is having tough sledding. I shall support it because I think the spending of this money will be good for America and for our children. I hope I am right, but I will probably be dead and gone before we will know whether my hopes will be realized.

Mr. WHITE of Idaho. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, now that we have put in so much time on these pro forma amendments and discussing trivial issues with unlimited time while the House bypassed my constructive amendment, I am going to inflict 5 minutes on the House to discuss the amendment that you have just turned down.

In the ECA law there is a provision that earmarks 5 percent of all money appropriated for the procurement of strategic materials in short supply in the United States. I am going to read that provision of law to you. It says:

(h) Not less than 5 percent of each special local currency account established pursuant to paragraph (6) of subsection (b) of this section shall be allocated to the use of the

United States Government for expenditure for materials which are required by the United States as a result of deficiencies or potential deficiencies in its own resources or for other local currency requirements of the United States.

Under that provision of law \$192,000,000 was set aside and earmarked for the procurement of strategic materials. That was out of the first appropriation. With this money a big organization under the Strategic Materials Division of the ECA was set up in one of the big new office buildings down here on Pennsylvania Avenue and over half of the earmarked money was set up in a Marshall plan mine-development fund and advances made on contracts not limited to procure such critical material that we do not produce in this country, such as rubber, tin, quinine, palm oil, and metals that are scarce here, but copper, lead, zinc, antimony, mercury, was and is being purchased with Marshall-plan money and brought in wholesale to take the market away from our domestic-mining industry. Out of the second appropriation another \$192,000,000 was earmarked and set aside for procurement of strategic materials under this earmarked provision. Under the authorization we are passing here another \$100,000,000 will be earmarked and set aside to finance this wholesale nonferrous mining development and procurement program.

You are thinking of strategic materials for use in time of national emergency, of rubber, tin, quinine, palm oil, and things we do not produce in this country, but what are they doing with that money? Of the \$1,000,000,000 that was appropriated by this Congress and turned over to the Munitions Board, \$600,000,000 went to procure non-ferrous metals, lead, copper, and zinc, in foreign countries, and our mines and our miners and mining committee cannot get the facts for security reasons. Now we have an abundance of copper, zinc, and other minerals that can be produced in this country and ought to be produced in this country, while this foreign-produced metal is pouring in here and destroying our home market for our mining industry, which is a source of great taxable income.

You are going to hear plenty about voting down this constructive amendment. It is the best windfall that ever happened to the Republican Party if this administration destroys our mining industry and discredits this Congress and the ECA which is sponsoring this program. So you can on the Republican side divide the Western Members trying to protect our mining industry talk to us all you want to, and chuckle in glee at what is going on in destroying the great mining industry of this country.

Mr. MILLER of Nebraska. Mr. Chairman, I rise in opposition to the pro forma amendment.

Mr. Chairman, I take this time because I am fearful the chairman of the committee might limit debate on this important section or perhaps on the entire bill. A few minutes ago we limited debate to 30 minutes on six very important amendments, one of which carried \$100,000,000 for Korea. At one time this House dis-

cussed that subject for 2 days and then turned it down. Then the Korea aid bill was brought back and a little sugar was added in order to pass the measure. This afternoon we disposed of it in 30 minutes, without even 5 minutes being given to that particular subject.

Yesterday, in a 1-minute speech on the floor of the House, I posed the question of how much of the material we were sending to the Marshall-plan countries found its way behind the iron curtain. I was hoping someone could give an answer to that question.

Last year in the other body one of the distinguished Senators brought out the fact that there were some 80 secret agreements between the Marshall-plan countries and the countries behind the iron curtain. Hundreds of millions of dollars of the very things we are supplying to Europe found their way behind the iron curtain. I hope before the debate is through the chairman of the committee, the gentleman from West Virginia, or someone else on the committee, perhaps the gentleman from Connecticut [Mr. LODGE], can supply information as to how much is slipping that way. I am sorry the gentleman from Connecticut is not here. I told him I would refer to him in a few minutes, but I see he has been called away.

I call the attention of the gentleman from Connecticut and the gentleman from West Virginia to the fact that on March 28, on page A2257, the gentleman from Connecticut inserted in the Appendix of the Record a speech he made before the Tariff Commission objecting to certain hats, hat bands, and shoes coming into this country from Czechoslovakia. This is what he said:

It is impossible for American industry and labor to compete in markets flooded with goods manufactured in iron-curtain countries with slave labor. Moreover it is not in our national interest.

I agree with the gentleman. He goes on with a very splendid speech. I know too he is a very firm advocate of this bill. Does he realize that this measure will bring to this country more products from the iron-curtain countries? Many speeches were made on the floor of the House to the effect that we must stop communism. We must stop them. But a Member of the other body made a speech about these secret treaties with iron-curtain countries. Ninety of them are secret treaties. You cannot even look at them. You cannot get them out of the State Department. Millions and millions of our dollars are going to those iron-curtain countries. Yes, he admits that there are shoes and hatbands and things like that coming from Czechoslovakia and that is causing unemployment in Connecticut. Bless his heart, he ought to wake up to the fact that we do have some trade with the iron-curtain countries, not only with the European Marshall plan countries, but apparently with Communist Russia. The gentleman from Washington [Mr. MACK] reported yesterday that 43,000 cases of crab meat came from Russia last month, and more to follow. Is that trade stopping communism?

Mr. Chairman, I hope Members on the committee will supply the Members of

the House with some information as to the matériel we are supplying to the Marshall plan countries which eventually finds its way behind the iron curtain. I would also call your attention to the fact the committee report shows these Marshall plan countries now have \$2,300,000,000 worth of our money in counterpart funds which they have not yet spent. Why not cut down on this bill? Let them spend some part of the money that they already have and which is earmarked as counterpart money to help in their own recovery. The thing I would like to have answered is how much of the moneys and material supplies going to the Marshall plan countries eventually finds its way behind the iron curtain? I think that is important.

Mr. HOFFMAN of Michigan. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, now that the give-away boys have been at it here on the floor for 3 or 4 days, maybe some of the rest of us can have a word to say in behalf of our own people. With reference to this so-called bipartisan policy, we have trailed along in that policy with the Democrats who have fixed the policy. We have found out where it has taken us and we take the blame for its failure. If there is any credit the Democrats get it.

With reference to this nonpartisan policy, or whatever you want to call it, policy, I wonder if you are going to fall for that once more? A New Deal Republican or two, a yes man for Acheson, is called in and permitted to trail along as a catch-all for the New Deal failures—that is all that amounts to.

We know how the people feel about this giving and getting nothing in return—not even good will. If you keep on the way you have been you are going, going the way, what will you be doing? You will be taking the shirts and shoes and socks off of every person in this country and giving them to people abroad.

What is the answer? The answer is to spend at least part of our money on national defense. If we had spent a fraction of what we have given away on our own national defense, we would be able now to say to the rest of the world, "Go roll your hoops. If you want any trouble, you will get it." And we would have been in a position to deliver. But no, we tried to buy the friendship of other nations, we continued to build up Russia.

And then to top off the whole miserable story we keep in positions of power people who because of their conduct cannot be trusted. To make clear what I mean let me tell you a story.

Once upon a time, a long, long time ago when I was a little boy living near Constantine on the banks of the St. Joe, just when the suckers began to run up the river from Lake Michigan and I wanted to go fishing, mother started on the spring house cleaning.

Being thrifty—but neither poor folks nor rich folks—the floor in the kitchen where we ate—no breakfast nooks in those days—was bare, always scrubbed and clean; but the parlor and the living-

room floors were covered—first, with a layer of paper, then with straw and finally—wonder of wonders—with a carpet. No carpet sweepers or vacuum cleaners in those days. Through the fall and winter the broom and the dust rag had to do the job and neither was neglected. My spring-time job was to pull all the tacks out of those carpets, take out and replace the old paper and straw, and believe it or not, beat the carpet until the dust was all out.

Come springtime, with the ice going out and the fish coming up the river, my fancy naturally turned, not to thoughts of love, but to catching suckers, for soft and bony as they were, the farmers would buy them and that gave me a few nickels and dimes—they were hard to come at in those days—to buy a linen fishing line, a few hooks—and neither Shakespeare nor Heddons' Sons, with their fishing tackle, was around in those days—but I needed a line and hooks—so that when the bass, the sun fish, and the blue gills got around, I was ready for real business.

Spring house cleaning is not in style here in Washington. For that matter, they never seem to have a real house cleaning of any kind in Washington.

The recent uproar over Communists in the Federal Government indicates the house-cleaning job has been long neglected.

That there have been Communists in policy-making positions in the Federal Government has been known for the last 10 years, but all efforts to expose them were, until recently, hushed up. The Washington papers—as always—were pro-administration, gave no help. The conviction of Hiss, of Coplon, the statements of several others who admitted they were Communists, settled beyond all arguments the question as to whether there were, or are, Communists in the Federal Government.

But that is not what I wanted to talk to you about.

For more than 10 years it has been known that there were in the executive departments here in Washington individuals whose conduct is abhorrent to the people of our country—our people who are decent, clean minded, God-fearing.

There is no question but that individuals in the employ of the Federal Government in positions where vital secret information was available to them; who stood high in a certain strata of Washington society, were guilty of unmentionable conduct. Peurifoy, Assistant to Secretary of State Dean Acheson, not long ago, before a congressional committee admitted that the State Department recently was forced to discharge 91 such individuals. Testimony before other committees discloses that in at least two other executive departments there still are many other such individuals holding Federal jobs, paid with your tax money.

Last week a resolution was introduced by me which the press characterized as a resolution to inquire into the moral conduct of certain Federal employees. That was not an accurate statement of my purpose though it may have been justified by the wording of the resolu-

tion. My purpose was to compel the executive departments to discharge from the public service those individuals who willfully, deliberately, over the years, have disregarded and violated every standard of decency or morality held sacred by the so-called common people of this country. I just want the unmentionables fired out of their Federal jobs. Their guilt has been established.

There are at least two reasons for this. First, such individuals are easy prey for enemy spies and for blackmailers; and, second, as has just been said, our people, the American people, are decent, moral, respectable, God-fearing people and they do not for one moment condone the kind of conduct of which these people are admittedly guilty. There is no place on our pay roll for such people.

Let me close as I began.

Once upon a time, a long, long time ago, at mother's knee, from one of the few books we owned—the Story of the Bible—she read to me of two wicked cities, Sodom and Gomorrah, and how the Lord, because of the utter wickedness of the people of those cities, sent down a pillar of purifying fire which destroyed them.

While the days of miracles may be over, as surely as time moves on, unless we mend our ways and that in more ways than one, this Nation will not long endure.

Mr. MASON. Mr. Chairman, will the gentleman yield?

Mr. HOFFMAN of Michigan. I yield.

Mr. MASON. How can we expect any good results from the appropriation of these billions of dollars when they are to be handled by sex perverts and pink playmates of Alger Hiss?

Mr. HOFFMAN of Michigan. Well, I do not know anything about that pervert business. That is beyond me. I never heard that when I was a kid, so I just refer to them as unmentionables. You know what they are. They should not be on the public pay roll. Our Nation should not be permitted to become a Sodom and Gomorrah.

The CHAIRMAN. The time of the gentleman from Michigan [Mr. HOFFMAN] has expired.

Mr. KEEFE. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, it is a familiar technique used by certain people to denounce what they are pleased to call guilt by association. On March 28, I stated some facts with respect to the Institute of Pacific Relations, of which Dr. Philip Jessup was the head for a number of years. I called attention to the fact that the American People's Fund, a Communist organization, had made contributions of money to the Institute of Pacific Relations during Dr. Jessup's tenure as its head. My colleague the gentleman from New York [Mr. ROOSEVELT] yesterday vehemently stated that this was an attempt to prove "guilt by association." He and others of like mind have repeatedly denounced any attempt to establish "guilt by association." At the same time he attempted to establish the innocence of Dr. Jessup by pointing out his association with a large number of distinguished Americans. I may say that

Alger Hiss tried exactly the same technique and attempted to establish his innocence by establishing his friendly association with distinguished Americans. His attempt failed in the face of definite physical proof that could not be explained away.

Likewise, certain facts that cannot be explained away are indicated in the case of Dr. Jessup and the Institute of Pacific Relations. No one will deny that the American Peace Mobilization was one of the worst Communist organizations set up in this country. I am certain that the distinguished gentleman from New York [Mr. ROOSEVELT] will not deny that. It is interesting to note that the Daily Worker for September 3, 1940, carried a list of the prominent officers elected September 2, 1940, to lead the American Peace Mobilization. Here is the list:

The Reverend John B. Thompson, of Oklahoma, was elected chairman.

Reid Robinson, president of the Mine, Metal, and Smelter Workers, CIO.

Paul Robeson, Negro baritone.

Congressman VITO MARCANTONIO, of New York State.

Jack McMichael, chairman of the American Youth Congress.

Theodore Dreiser, novelist.

And—get this, my colleagues—Katherine Terrell, executive secretary of the Institute for Pacific Relations; and Frederick Field, secretary of the Institute for Pacific Relations, were elected vice chairmen.

There you have it—Frederick Field and Katherine Terrell, executive officers of the Institute of Pacific Relations, headed by Philip Jessup, both serving at the same time as vice chairmen of the American Peace Mobilization, the most notorious Communist organization in the country at that time. It is small wonder, then, that the American People's Fund, admitted by Mr. Roosevelt to be the Communist-paying organization in support of Communist activities in America, would be making contributions to the Institute of Pacific Relations, undoubtedly to pay the salaries and expenses of the Communists who were serving that organization in executive secretarial positions.

I have heretofore called attention to the fact that Frederick Vanderbilt Field organized and directed the American People's Fund and is the same Frederick Field that served as secretary of the Institute for Pacific Relations during the period when Dr. Philip Jessup was its head.

The CHAIRMAN. The time of the gentleman from Wisconsin has expired.

Mr. KEEFE. Mr. Chairman, I ask unanimous consent to proceed for two additional minutes.

Mr. FULTON objected.

Mr. RICH. Mr. Chairman, I move to strike out the last word.

Mr. KEEFE. Mr. Chairman, will the gentleman yield?

Mr. RICH. I yield.

Mr. KEEFE. I just want to make this further inquiry. I ask Dr. Jessup—is he proud of the fact that he headed an organization whose executive secretary was Katherine Terrell, a vice chairman of the American Peace Mobilization, the

worst Communist-front set-up in this country?

I ask Dr. Jessup—is he proud of the fact that he headed an organization the secretary of which was Frederick Vanderbilt Field, who was a vice chairman of the American Peace Mobilization and the organizer and director of the American People's Fund, two of the worst Communist organizations ever set up in this country?

Mr. RICH. Now, you know what the Communists are doing around here but you do not know what we are doing around here.

You know whenever it comes Thursday or Friday we put through some of the greatest legislation in this House of Representatives, legislation that no one could ever imagine would be for the benefit of this country. Last week we had a bill dealing with \$2,000,000,000 of our agricultural products; this week we have a bill providing \$3,100,000,000 to take care of the people in Europe. This now makes about \$12,000,000,000 we have given under the Marshall plan. Just remember that every time we give away a billion dollars it means \$7 out of every man, woman, and child in America. The trouble of it is you do not give it out of our pockets; we are not thinking of our own pockets. We are not thinking of whose pocket we are taking it from. Just remember that you are taking it from the pockets of our children and grandchildren, for you have already taken everything we have. We do not have anything left, yet you are taking \$7,000,000,000 this year out of the pockets of the American taxpayers of future generations, of children who are now coming along. They have to pay the bill that you gentlemen are spending the money for at this time. I am surprised at the way you are trying to do it. In other words, I deem it stealing money from your children. That is just about as far as you can go.

Someone made a remark a while ago that I am an isolationist. Well, I am not an isolationist. I am for trying to help the people of foreign countries, but I want to help them in a way that they are going to help themselves. I do not want to do it all for them. I want to give them a start and give them a hand, but I do not want to do it all. I want to let them go out and work, earn, save and help themselves. I just do not believe in this business of expecting your children's children to take care of the things you are doing for those foreigners.

Mr. Chairman, let me read you what Uncle Sam is doing in the way of joining, and I am quoting someone else's remarks which I am pretty sure are correct:

Uncle Sam the Joiner: It costs the people of the United States \$144,629,000 in "dues" for Uncle Sam's membership in 47 international organizations. Of this amount \$128,734,000 was actual contributions by the Government to permanent and temporary organizations. The rest was spent in supporting United States missions and delegates to the various international conferences. Last year Uncle Sam sent delegates to 258 conferences involving 6,000 meetings around the globe. Among the various meetings where the United States had representatives were the International Conference

on Limnology, the Pan-African Sanitary Conference, the Regional Meeting of European Statisticians, the Far Eastern Phyto-Sanitary Conference, and the International Scientific Commission on Trypanosomiasis Research. The cost of international organizational effort in 1949 was \$26,000,000 more than it was in 1948. Ten years ago Congress appropriated only \$835,000 for United States participation in 23 international conferences.

Mr. CAVALCANTE. Mr. Chairman, I rise in opposition to the pro forma amendment offered by the gentleman from Pennsylvania.

Mr. Chairman, when this same question was before the House on April 11, 1949—CONGRESSIONAL RECORD, page 4325—I offered an amendment to section 103 as follows:

Provided further, That such country has filed with the Economic Cooperation Administration (as hereinafter established) an itemized account of its governmental income, expenditures, assets, and indebtedness, together with a statement of its national economic and security requirements.

At that time the distinguished chairman of the Committee on Foreign Affairs asked me to yield, and I graciously yielded to him. Here is what he said:

Mr. KEE. I may say to the gentleman from Pennsylvania that it is my understanding that the information the gentleman wishes to be filed under his amendment can be found in the records of the ECA. If I am not correct in that I shall be very glad before the Committee rises to return to this section so that the gentleman can offer his amendment. But, I feel sure the information is already with the ECA and is available.

I accepted the word of the distinguished chairman and I withdrew my amendment. On April 12, the very next day, I wrote a letter to the Administrator of ECA setting forth what had transpired here on the floor, and I ended my letter with this paragraph:

In view of Mr. KEE's clarification, I was pleased to withdraw my proposal. Also, in view of Mr. KEE's statement, I presume that you have an itemized account of governmental income, expenditures, assets, and indebtedness, together with a statement of its national economic and security requirements for the United Kingdom. I would appreciate receiving these figures on the United Kingdom from you at the earliest possible date.

The next day, April 13, 1949, I received this letter from the Administrator:

Dear Mr. CAVALCANTE: This will acknowledge receipt today of your letter of April 12, 1949, in which you request an itemized account of the governmental income, expenditures, assets and indebtedness, together with the statement of its national economic and security requirements for the United Kingdom. Please be assured you will receive a detailed reply in the near future.

On April 20 I received a follow-up letter from the Administrator of ECA which contained two documents. One is entitled: "Economic Survey for 1949" and the other one, "Copy of Statement of Revenue and Expenditure as laid before the House by the Chancellor of the Exchequer when opening the budget."

Mr. HOFFMAN of Michigan. Mr. Chairman will the gentleman yield?

Mr. CAVALCANTE. I yield to the gentleman from Michigan.

Mr. HOFFMAN of Michigan. What did he say about the Taft-Hartley Act?

Mr. CAVALCANTE. My dear friend, do not be idiotic.

Mr. HOFFMAN of Michigan. Only as I wish to be understood.

Mr. CAVALCANTE. This is something serious.

Mr. GROSS. Mr. Chairman, will the gentleman yield?

Mr. CAVALCANTE. I yield to the gentleman from Iowa.

Mr. GROSS. In other words, the gentleman never got an answer to his question from ECA, in the first place.

Mr. CAVALCANTE. That is right. I had asked for reliable information to justify my vote for legislation of this type. But, in return, I was furnished these two documents. The first one has endorsed on its face the following language:

British Information Services, an agency of the Government, 30 Rockefeller Plaza, New York 20, N. Y. This material is filed with the Department of Justice where required registration statement of B. I. S. under 56 Stat. 248-258 as an agency of the British Government is available for inspection. Registration does not imply approval or disapproval of this material by the United States Government.

An unsuspecting American might well be deceived in believing that the document is published by an agency of the United States Government.

The other document has indorsed thereon the following language:

British Information Services an agency of the British Government. Washington Library.

Again an unsuspecting American might well be deceived in believing that the "Washington Library" is one maintained by the United States Government.

I have examined 56 Stat. 248-258 and I find its title to be "An act to require the registration of certain persons employed by agencies to disseminate propaganda in the United States."

The policy and purposes of the act are stated to be as follows:

It is hereby declared to be the policy and purpose of this act to protect the national defense, internal security, and foreign relations of the United States by requiring public disclosure by persons engaging in propaganda activities and other activities for or on behalf of foreign governments, foreign political parties and other foreign principals so that the Government and the people of the United States may be informed of the identity of such persons and may appraise their statements and actions in the light of their associations and activities.

The CHAIRMAN. The time of the gentleman from Pennsylvania has expired.

Mr. CAVALCANTE. Mr. Chairman, I ask unanimous consent to proceed for two additional minutes.

The CHAIRMAN. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. CAVALCANTE. Probably when the Director of ECA and this British propaganda agency saw my name and that I was seeking reliable information relative to the true status of British economic and security requirements, they felt justified in responding with the tra-

ditional Machiavellian perfidy, deception, treachery and arrogance that the British have employed in the years past when dealing with the Mediterranean races. Honest thought stands aghast that our ECA is a willing tool of this perfidy, deception, treachery and arrogance. If guilt "by association" is justifiable, I impute such guilt in this instance. I recoil at the idea that our Government is aiding and abetting in aggression against the young Republic of Israel; in encouraging the continued partition of Ireland; in the support of a Communist Government in China; and in the expansion and dominance of British wealth and commerce at the expense of the remaining free nations of the world.

It is time that we require all nations that seek our aid to make known to us, truthfully and factually, information upon which this Congress may intelligently determine the need for such aid and whether it will be employed to effectuate the foreign policy of our Government—assuming such foreign policy to be extant.

I offered an amendment today to meet this situation. But the chairman of the committee stifled debate so that I was allowed only a minute and a quarter to discuss the amendment. Surely it was not sufficient to put before the House such important matter.

We want information to show the need of these countries for the aid we give, and my amendment was aimed at that very purpose. When I asked for reliable information, I was fed British propaganda from an agency that is registered under the laws of the United States as a British propaganda agency. I say to the chairman of the Committee on Foreign Affairs that I absolutely do not like the treatment received. I detest the kind of information furnished to me.

The Clerk read as follows:

Sec. 202. The Secretary of State is hereby authorized to make contributions from time to time before July 1, 1951, to the United Nations for the United Nations Relief and Works Agency for Palestine Refugees in the Near East, established under the resolution of the General Assembly of the United Nations of December 8, 1949, in amounts not exceeding in the aggregate \$27,450,000, for the purposes set forth in the said resolution.

Mr. HARVEY. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. HARVEY: On page 13, line 23, after the period, insert a new sentence as follows:

"Provided, That the amount of \$27,450,000 shall be reduced by the same proportion as the total of all other contributing nations' contributions to the total of their pledges to the United Nations Relief and Works Agency for Palestine Refugees in the Near East."

Mr. HARVEY. Mr. Chairman, this Committee should know the facts concerning the United Nations Palestine relief. It was my privilege last fall to visit these camps, and I was also in close contact with the Administrator. It was evident that many of the nations that had pledged funds for this function were not contributing as their pledges had indicated. This agency was forced to operate on a hand-to-mouth basis.

We are already putting up about half of all the money that goes into this function and all the other nations combined are putting up the other half.

My amendment, which will strengthen the hand of the Administrator over there, simply states that the other nations will have to come through with their share. If they come through with only 90 percent of their pledges, then our pledge will be reduced proportionately. It will not actually reduce the total amount at all. It will, in fact, strengthen the hands of the Administrator, as was explained to me when I visited these camps.

I think in all fairness that certainly is the action this body should take. I hope the amendment will be agreed to by the Committee.

Mr. MULTER. Mr. Chairman, I rise in opposition to the amendment.

Mr. Chairman, I trust this amendment will not prevail. I am very happy title II has come before the House. It represents part of a principle I have been preaching in the House almost since the first day I came here. That goes back prior to the time of the establishment of the State of Israel. Mind you, there is not a dollar in this title which is being appropriated for the State of Israel or for the people of the State of Israel. This appropriation is for the relief of refugees who are in surrounding Arab territories in and around Israel; none of them are in the State of Israel. Some of them lived there before the hostilities broke out.

This is a program which is absolutely essential to save the lives of those people and to rehabilitate them.

If you were to adopt the amendment which has been offered, so that we would cut down our share of this relief in accordance with or in proportion to what some other country may do, you would not then be strengthening the hands of the Administrator and you would not be strengthening the program. You would be helping to tear it down.

You are dealing here with a human problem. Because some other country which has pledged to contribute its share of dollars to help alleviate this condition should fail in that pledge, is no reason why we should fall down on our pledge. The United Nations has come forth, after a full, complete, and exhaustive study of this subject on the ground, with a request for this appropriation. I have been there twice. I was there in 1948 and again in 1949. I know the conditions as reported by the United Nations. We have agreed to give these \$27,450,000 toward this program, and we should give it, no matter what any other country does. If any other country falls down on their pledge, that failure is on their shoulders and on their heads if these people cannot be rehabilitated and given the help that they need.

Mr. KEE. Mr. Chairman, will the gentleman yield?

Mr. MULTER. I am glad to yield to the distinguished chairman who has been striving so valiantly with this bill.

Mr. KEE. Is it not true that last year we appropriated \$16,000,000 for this purpose without asking the other countries

to come in at all, but we had their assurance that they would come in, and since then they contributed \$17,000,000, which is a million dollars over our appropriation?

Mr. MULTER. That is absolutely so. I am glad our country has always taken the lead in these matters. It does not matter to us what the religion or color or whatever the origin of the people may be, if there is a place where our country can be of help to the poor and the destitute people, if we can help so that they can rebuild their lives, we have always been the first to come forward and help. I am glad that title II has been included in this bill, and I trust it will pass as it has been presented by the committee.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Indiana [Mr. HARVEY].

The question was taken; and on a division (demanded by Mr. KEE) there were—ayes 49, noes 64.

Mr. HARVEY. Mr. Chairman, I demand tellers.

Tellers were ordered, and the Chairman appointed as tellers Mr. KEE and Mr. HARVEY.

The Committee again divided; and the tellers reported that there were—ayes 64, noes 75.

So the amendment was rejected.

The Clerk read as follows:

SEC. 203. (a) There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, not to exceed \$27,450,000, to carry out the purposes of this title.

(b) Notwithstanding the provision of any other law, the Reconstruction Finance Corporation is authorized and directed, until such time as an appropriation shall be made pursuant to subsection (a) of this section, to make advances to the Secretary of State, not to exceed in the aggregate \$8,000,000, to carry out the provisions of this title. From appropriations authorized under subsection (a) of this section, there shall be repaid to the Reconstruction Finance Corporation, without interest, the advances made by it under authority contained herein. No interest shall be charged on advances made by the Treasury to the Reconstruction Finance Corporation in implementation of this section.

SEC. 204. (a) The provisions of sections 301, 302, and 303 of Public Law 402, Eightieth Congress, are hereby made applicable with respect to the United Nations Relief and Works Agency for Palestine Refugees in the Near East to the same extent as they apply with respect to the government of another country: *Provided*, That when reimbursement is made by said Agency, such reimbursement shall be credited to the appropriation, fund, or account utilized for paying the compensation, travel expenses, and allowances of any person assigned hereunder.

(b) Departments and agencies of the United States Government are authorized, with the approval of the Secretary of State, to furnish or procure and furnish supplies, materials, and services to the United Nations Relief and Works Agency for Palestine Refugees in the Near East: *Provided*, That said Agency shall make payments in advance for all costs incident to the furnishing or procurement of such supplies, materials, or services, which payments may be credited to the current applicable appropriation or fund of the department or agency concerned and shall be available for the purposes for which such appropriations and funds are authorized to be used.

Mr. WHITE of Idaho. Mr. Chairman, I move to strike out the last word.

Mr. Chairman, while we are spending money so lavishly in foreign countries, I want to give you a little example of what we are doing right here at home.

I have a telegram from the editor of the Lewiston Morning Tribune, one of the most influential dailies in northern Idaho. Here is what he says about the Orchards irrigation project:

Know you have doing your utmost but hope you realize seriousness and widespread concern here at Orchards irrigation appropriation failure. If money not secured by May 1 am informed new system cannot carry water until spring of 1951. In meantime, water supply for population of 5,000 in jeopardy and hard-pressed district be forced spend \$30,000 or more attempting to again patch already dilapidated and inadequate old distribution system. While this distress prevails the \$2,250,000 already spent on new system is waste and completion of work be even more costly with contractors departed for other fields.

I hope you will convince committee there neither sense nor economy in its action. After all this not expense item but a loan which be repaid 100 percent by water users.

BUD ALFORD,
Lewiston Morning Tribune.

I have another telegram from the fire chief of that city. It reads as follows:

More than 12,000 homes in Lewiston Orchards needing fire protection. Old system not connected for fire hydrants. Funds needed immediately to finish new water system.

HARVEY BOESEN,
Lewiston Orchards Fire Commissioner.

I have here a third telegram, this one from the Orchards Business Men's Association. They state:

Was informed by irrigation district that contractors are leaving jobs due to insufficient funds. Cannot afford another delay. Lewiston Orchards in very bad condition if money is not available this spring.

ORCHARDS BUSINESS MEN'S ASSOCIATION,
J. W. KNEPPER, Chairman.

Here is a project involving one of the finest home districts in one of the best towns in northern Idaho, a district of suburban homes. They are seeking to rehabilitate their old irrigation and domestic water system. We have spent \$2,500,000, but additional funds to complete it have been cut off; and this notwithstanding the fact that it is a loan and not a gift, that it will be repaid to the Federal Government, every dollar of it.

An item to finish this project was put in the first deficiency appropriation bill by the Senate, but when the chairman of the House Committee on Appropriations reported the conference report which is the final draft of the bill to the House I was unable to get a copy of it. I went to the desk to get hold of the conference report that I might find out what it contained but was told that they did not have it. It was called up and passed before it was printed. Then when the conference report was called up we heard the chairman of the Committee on Appropriations, following the usual procedure, saying: "I move to recede and concur with amendment No. 28. I move to recede and concur with amendment No. 22 with an amendment;" which is the regular procedure but the Members had no way of knowing what was in the bill. The net result, as we

learned afterward, was the item for Lewiston orchards which was stricken out of the bill.

Every dollar of that money will be repaid. Those homes are put in jeopardy through that item's being stricken out by those tactics. But we are spending money lavishly to build roads in Africa, to build a smelter in Italy, and we are building a smelter in France. We are dishing money out to open mines in foreign countries. The products of these mines are flooding this country and putting our own miners out of business, and taking away the tax resources of our own people; yet we cannot get money for projects within the United States, money which will be repaid by the people of the district. But if you were in Italy, Morocco, or in Yugoslavia—where Mr. Tito may be deposed tomorrow and his country taken over by Russia—you could get money. We sent \$25,000,000 to Yugoslavia and have agreed to take repayment in nonferrous metals, lead, zinc, and other metals processed in abundance in this country.

When I learn how our taxpayers' money is being spent to take our home market from our domestic mining industry, I am wondering if my colleague the gentleman from Pennsylvania, Congressman RICH, is not about half right with his recent suggestion concerning a psychiatric examination for some of us.

The Clerk read as follows:

TITLE III

SEC. 301. This title may be cited as the "Act for International Development."

SEC. 302. The Congress hereby finds as follows:

(a) The peoples of the United States and other nations have a common interest in the freedom and in the economic and social progress of all peoples. Such progress can further the secure growth of democratic ways of life, the expansion of mutually beneficial commerce, the development of international understanding and good will, and the maintenance of world peace.

(b) The efforts of the peoples living in economically underdeveloped areas of the world to realize their full capabilities and to develop the resources of the lands in which they live can be furthered through the cooperative endeavor of all nations to exchange technical knowledge and skills and to encourage the flow of investment capital.

(c) Technical assistance and capital investment can make maximum contribution to economic development only where there is understanding of the mutual advantages of such assistance and investment and where there is confidence of fair and reasonable treatment and due respect for the legitimate interests of the peoples of the countries to which the assistance is given and in which the investment is made and of the countries from which the assistance and investments are derived. In the case of investment this involves confidence on the part of the people of the underdeveloped areas that investors will conserve as well as develop local resources, will bear a fair share of local taxes and observe local laws, and will negotiate adequate wages and working conditions for local labor. It involves confidence on the part of investors, through intergovernmental agreements or otherwise, that they will not be deprived of their property without prompt, adequate, and effective compensation; that they will be given reasonable opportunity to remit their earnings and withdraw their capital; that they will have reasonable freedom to manage, operate, and control their enterprises; that they will enjoy secu-

erty in the protection of their persons and property, including industrial and intellectual property, and nondiscriminatory treatment in taxation and in the conduct of their business affairs.

(d) Greater production and higher standards of living in the economically underdeveloped areas and international trade between these areas and the economically advanced areas of the world can be promoted through agreements, negotiated through the United Nations and its specialized agencies or otherwise, to establish fair labor standards of wages and working conditions, including the encouragement of collective bargaining between management and labor.

SEC. 303. (a) It is declared to be the policy of the United States to aid the efforts of the peoples of economically underdeveloped areas to develop their resources and improve their working and living conditions by encouraging the exchange of technical knowledge and skills and the flow of investment capital to countries which provide conditions under which such technical assistance and capital can effectively and constructively contribute to raising standards of living, creating new sources of wealth, increasing productivity, and expanding purchasing power.

(b) It is further declared to be the policy of the United States that in order to achieve the most effective utilization of the resources of the United States, private and public, which are or may be available for aid in the development of economically underdeveloped areas, agencies of the United States Government, in reviewing requests of foreign governments for aid for such purposes, shall take into consideration (1) whether the assistance applied for is an appropriate part of a program reasonably designed to contribute to the balanced and integrated development of the country or area concerned; (2) whether any works or facilities which may be projected are actually needed in view of similar facilities existing in the area and are otherwise economically sound; and (3) with respect to projects for which capital is requested, whether private capital is available either in the country or elsewhere upon reasonable terms and in sufficient amounts to finance such projects.

SEC. 304. (a) In order to accomplish the purposes of this title, the United States shall participate in multilateral technical cooperation programs carried on by the United Nations, the Organization of American States, and their related organizations, and by other international organizations, wherever practicable.

(b) Within the limits of appropriations made available to carry out the purposes of this title, the President is authorized to make contributions to the United Nations for technical cooperation programs carried on by it and its related organizations which will contribute to accomplishing the purposes of this title as effectively as would participation in comparable programs on a bilateral basis. The President is further authorized to make contributions for technical cooperation programs carried on by the Organization of American States, its related organizations, and by other international organizations.

(c) Agencies of the United States Government on request of international organizations are authorized, upon approval by the President, to furnish services and such facilities as may be necessary in connection therewith, on an advance of funds or reimbursement basis, for such organizations in connection with their technical cooperation programs. Amounts received as reimbursements from such organizations shall be credited, at the option of the appropriate agency, either to the appropriation fund, or account utilized in incurring the obligation, or to an appropriate appropriation, fund, or account currently available for the purposes for which expenditures were made.

SEC. 305. The President is authorized to plan, undertake, administer, and execute bilateral technical cooperation programs carried on by any United States Government agency and, in so doing—

(a) To coordinate and direct existing and new technical cooperation programs.

(b) To assist other interested governments in the formulation of programs for the balanced and integrated development of the economic resources and productive capacities of economically underdeveloped areas.

(c) To receive, consider, and review reports of joint commissions set up as provided in section 310 of this title.

(d) To utilize the services and facilities of private agencies and persons.

(e) To make, within appropriations made available for the purpose, advances and grants in aid of technical cooperation programs to any person, corporation, or other body of persons, or to any foreign government or foreign government agency.

(f) To make and perform contracts or agreements in respect of technical cooperation programs on behalf of the United States Government with any person, corporation, or other body of persons however designated, whether within or without the United States, or with any foreign government or foreign government agency: *Provided*, That with respect to contracts or agreements which entail commitments for the expenditure of funds appropriated pursuant to the authority of this title, such contracts or agreements, within the limits of appropriations or contract authorizations hereafter made available, may, subject to any future action of the Congress, run for not to exceed 3 years in any one case.

(g) To provide for printing and binding outside the continental limits of the United States, without regard to section 11 of the act of March 1, 1919 (44 U. S. C. 111).

(h) To provide for the publication of information made available by the joint commissions referred to in section 310, and from other sources, regarding resources, opportunities for private investment capital, and the need for technical knowledge and skill in each participating country.

SEC. 306. Agreements made by the United States under the authority of this title with other governments and with international organizations shall be registered with the Secretariat of the United Nations in accordance with the provisions of article 102 of the United Nations Charter.

SEC. 307. In carrying out the programs authorized in section 305 of this title—

(a) The participation of private agencies and persons shall be sought wherever practicable.

(b) Due regard shall be given, in reviewing requests for assistance, to the possibilities of achieving satisfactory results from such assistance as evidenced by the desire of the country requesting it (1) to take steps necessary to make effective use of the assistance made available, including the encouragement of the flow of productive local and foreign investment capital where needed for development; and (2) to endeavor to facilitate the development of the colonies, possessions, dependencies, and non-self-governing territories administered by such requesting country so that such areas may make adequate contribution to the effectiveness of the assistance requested.

(c) Assistance shall be made available only where the President determines that the country being assisted—

(1) Pays a fair share of the cost of the program.

(2) Provides all necessary information concerning such program and gives the program full publicity.

(3) Seeks to the maximum extent possible full coordination and integration of technical cooperation programs being carried on in that country.

(4) Endeavors to make effective use of the results of the program.

(5) Cooperates with other countries participating in the program in the mutual exchange of technical knowledge and skills.

SEC. 308. The President is authorized to prescribe such rules and regulations as may be necessary and proper to carry out the provisions of this title.

SEC. 309. The President shall create an advisory board, hereinafter referred to as the "board," which shall advise and consult with the President or such other officer as he may designate to administer the program herein authorized, with respect to general or basic policy matters arising in connection with operation of the program. The board shall consist of not more than 13 members to be appointed by the President, one of whom, by and with the advice and consent of the Senate, shall be appointed by him as chairman. The members of the board shall be broadly representative of voluntary agencies and other groups interested in the program, including business, labor, agriculture, public health, and education. All members of the board shall be citizens of the United States; none except the chairman shall be an officer or an employee of the United States (including any agency or instrumentality of the United States) who as such regularly receives compensation for current services. Members of the board, other than the chairman if he is an officer of the United States Government, shall receive out of funds made available for the purposes of this title a per diem allowance of \$50 for each day spent away from their homes or regular places of business for the purpose of attendance at meetings of the board or at conferences held upon the call of the chairman, and in necessary travel, and while so engaged they may be paid actual travel expenses and not to exceed \$10 per diem in lieu of subsistence and other expenses. The President may appoint such committees in special fields of activity as he may determine to be necessary or desirable to effectuate the purposes of this title. The members of such committees shall receive the same compensation as that provided for members of the board.

SEC. 310. (a) At the request of a foreign country, there may be established a joint commission for economic development to be composed of persons named by the President and persons to be named by the requesting country, and may include representatives of international organizations mutually agreed upon.

(b) The duties of each such joint commission shall be mutually agreed upon, and may include, among other things, examination of the following:

(1) The requesting country's requirements with respect to technical assistance.

(2) The requesting country's resources and potentialities, including mutually advantageous opportunities for utilization of foreign technical knowledge and skills and investment.

(3) Policies which will remove deterrents to and otherwise encourage the introduction, local development, and application of technical skills and the creation and effective utilization of capital, both domestic and foreign; and the implementation of such policies by appropriate measures on the part of the requesting country and the United States, and of other countries when appropriate, and after consultation with them.

(c) Such joint commissions shall prepare studies and reports which they shall transmit to the appropriate authorities of the United States and of the requesting countries. In such reports the joint commissions may include recommendations as to any specific projects which they conclude would contribute to the economic development of the requesting countries.

(d) The costs of each joint commission shall be borne by the United States and the requesting country in the proportion that

may be agreed upon between the President and that country.

SEC. 311. All or part of United States support for and participation in any technical cooperation program carried on under this title shall be terminated by the President—

(a) If he determines that such support and participation no longer contribute effectively to the purposes of this title, are contrary to a resolution adopted by the General Assembly of the United Nations that the continuance of such technical cooperation programs is unnecessary or undesirable, or are not consistent with the foreign policy of the United States.

(b) If a concurrent resolution of both Houses of the Congress directs such termination.

SEC. 312. The President may exercise any power or authority conferred on him by this title through the Secretary of State or through any other officer or employee of the United States Government. To further the purposes of this title, the President is authorized to establish an Institute of International Technical Cooperation and to prescribe its powers, duties, and organization, which shall be consistent with the provisions of this title.

SEC. 313. In order to carry out the purposes of this title—

(a) The President may, by and with the advice and consent of the Senate, appoint one person who shall be compensated at a rate fixed by the President without regard to the Classification Act of 1949 but not in excess of \$16,000 per annum.

(b) Officers, employees, agents, and attorneys may be employed for duty within the continental limits of the United States in accordance with the provisions of the civil-service laws and the Classification Act of 1949.

(c) Persons employed for duty outside the continental limits of the United States and employees of the United States Government assigned for such duty shall receive compensation at any of the rates provided for the Foreign Service Reserve and Staff by the Foreign Service Act of 1946 (60 Stat. 999), as amended, together with allowances and benefits which shall not exceed those established thereunder, and may be appointed to any class in the Foreign Service Reserve or Staff in accordance with the provisions of such act.

(d) Alien clerks and employees employed for the purpose of performing functions under this title shall be employed in accordance with the provisions of the Foreign Service Act of 1946, as amended.

(e) Officers and employees of the United States Government may be detailed to offices or positions to which no compensation is attached with any foreign government or foreign government agency or with any international organization: *Provided*, That while so detailed any such person shall be considered, for the purpose of preserving his privileges, rights, seniority, or other benefits, an officer or employee of the United States Government and of the United States Government agency from which detailed and shall receive therefrom his regular compensation, which shall be reimbursed to such agency from funds available under this title: *Provided further*, That such acceptance of office shall in no case involve the taking of an oath of allegiance to another government.

(f) Experts and consultants or organizations thereof may be employed as authorized by section 15 of the act of August 2, 1946 (5 U. S. C. 55a), and individuals so employed may be compensated at a rate not in excess of \$75 per diem.

(g) Such additional civilian personnel may be employed without regard to subsection (a) of section 14 of the Federal Employees Pay Act of 1943 (60 Stat. 219), as amended, as may be necessary to carry out the policies and purposes of this title.

SEC. 314. The President shall transmit to the Congress an annual report of operations under this title.

SEC. 315. (a) In order to carry out the provisions of this title, there shall be made available such funds as are hereafter authorized and appropriated from time to time for the purposes of this title: *Provided, however*, That for the purpose of carrying out the provisions of this title through June 30, 1951, there is hereby authorized to be appropriated a sum not to exceed \$45,000,000, including any sums appropriated to carry on the activities of the Institute of Inter-American Affairs, and technical cooperation programs as defined in section 317 herein under the United States Information and Educational Exchange Act of 1948 (62 Stat. 6). Activities provided for under this title may be prosecuted under such appropriations or under authority granted in appropriation acts to enter into contracts pending enactment of such appropriations. Unobligated balances of such appropriations for any fiscal year may, when so specified in the appropriation act concerned, be carried over to any succeeding fiscal year or years. The President may allocate to any United States Government agency any part of any appropriation available for carrying out the purposes of this title. Such funds shall be available for obligation and expenditure for the purposes of this title in accordance with authority granted hereunder or under authority governing the activities of the Government agencies to which such funds are allocated.

(b) Nothing in this title is intended nor shall it be construed as an expressed or implied commitment to provide any specific assistance, whether of funds, commodities, or services, to any country or countries, or to any international organization.

SEC. 316. If any provision of this title or the application of any provision to any circumstances or persons shall be held invalid, the validity of the remainder of the title and the applicability of such provision to other circumstances or persons shall not be affected thereby.

SEC. 317. As used in this title—

(a) The term "technical cooperation programs" means programs for the international interchange of technical knowledge and skills designed to contribute to the balanced and integrated development of the economic resources and productive capacities of economically underdeveloped areas. Such activities may include, but need not be limited to, economic, engineering, medical, educational, agricultural, fishery, mineral, and fiscal surveys, demonstration, training, and similar projects that serve the purpose of promoting the development of economic resources and productive capacities of underdeveloped areas. The term "technical cooperation programs" does not include such activities authorized by the United States Information and Educational Exchange Act of 1948 (62 Stat. 6) as are not primarily related to economic development nor activities undertaken now or hereafter pursuant to the International Aviation Facilities Act (62 Stat. 450), nor pursuant to the Philippine Rehabilitation Act of 1946 (60 Stat. 128), as amended, nor pursuant to the Foreign Assistance Act of 1948 (62 Stat. 137), as amended, nor activities undertaken now or hereafter in the administration of areas occupied by the United States armed forces or in Korea by the Economic Cooperation Administration.

(b) The term "United States Government agency" means any department, agency, board, wholly or partly owned corporation, or instrumentality, commission, or independent establishment of the United States Government.

(c) The term "international organization" means any intergovernmental organization

and subordinate bodies thereof of which the United States is a member.

Mr. MARTIN of Massachusetts (interrupting the reading of the bill). Mr. Chairman, I believe the gentleman from Massachusetts [Mr. McCORMACK] desires to submit a consent request.

Mr. McCORMACK. Mr. Chairman, I ask unanimous consent that further reading of title III be dispensed with, and that it be printed in the Record and be open to amendment at any point.

Mr. MARTIN of Massachusetts. With the understanding that a motion to strike the entire title would be permitted, if a Member desired to make such a motion.

Mr. TABER. Mr. Chairman, reserving the right to object, will that mean one motion may be made to strike out the whole title?

Mr. McCORMACK. Yes. Perfecting amendments may be offered in accordance with the rule.

The CHAIRMAN. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mr. KEE. Mr. Chairman, I move that the Committee do now rise.

The motion was agreed to.

Accordingly the Committee rose; and the Speaker having resumed the chair, Mr. HARRIS, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H. R. 7797) to provide foreign economic assistance, had come to no resolution thereon.

AMENDING THE NATURAL GAS ACT APPROVED JUNE 21, 1938, AS AMENDED

Mr. LYLE, from the Committee on Rules, reported the following privileged resolution (H. Res. 531, Rept. No. 1863) which was referred to the House Calendar and ordered to be printed:

Resolved, That immediately upon the adoption of this resolution the bill (H. R. 1758) to amend the Natural Gas Act approved June 21, 1938, as amended, with Senate amendment thereto, be, and the same is hereby taken from the Speaker's table to the end that the Senate amendment be, and the same is hereby, agreed to.

HOUR OF MEETING TOMORROW

Mr. McCORMACK. Mr. Speaker, I ask unanimous consent that when the House adjourns today it adjourn to meet at 11 o'clock tomorrow morning.

Mr. MARCANTONIO. Mr. Speaker, reserving the right to object, is it the intention of the leadership to have the rule on the natural-gas bill called up tomorrow morning?

Mr. McCORMACK. It is.

Mr. MARCANTONIO. Mr. Speaker, then I object.

The SPEAKER. It is not to be called up the first thing in the morning.

Mr. MARCANTONIO. Mr. Speaker, if it is not to be called up the first thing, I will not object.

Mr. McCORMACK. We are going to continue the consideration of the foreign-aid bill until its completion.

The SPEAKER. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

LEGISLATIVE PROGRAM FOR TOMORROW

Mr. MARTIN of Massachusetts. Mr. Speaker, I ask unanimous consent to address the House for 1 minute.

The SPEAKER. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mr. MARTIN of Massachusetts. Will the gentleman from Massachusetts tell us what the program is for tomorrow?

Mr. McCORMACK. The foreign-aid bill will be considered. After completion of consideration of that bill we will take up a rule reported by the Rules Committee on the natural-gas matter which provides for the taking of that bill from the Speaker's table to the end that the Senate amendment be agreed to. That will be the next order of business.

Mr. MARTIN of Massachusetts. That will follow the bill we are now considering?

Mr. McCORMACK. Yes. If there is any time remaining opening of the debate on the appropriations bill may take place.

Mr. MARTIN of Massachusetts. I can probably assure the gentleman there will be no time for that on tomorrow.

Mr. McCORMACK. I do not challenge the gentleman's statement, but I state it for the information of the House.

Mr. MARTIN of Massachusetts. I thought the gentleman would like to have an assurance.

Mr. McCORMACK. That is always up to the will of the House.

Mr. MARTIN of Massachusetts. Does the gentleman intend that the House be in session on Saturday?

Mr. McCORMACK. Yes; that is the present intention.

Mr. MARTIN of Massachusetts. What is the program as far as consideration of the appropriation bill is concerned?

Mr. McCORMACK. From the best information I have at present the general debate on the omnibus bill will proceed. How long general debate will continue I cannot state, because that is a matter of agreement.

Mr. MARTIN of Massachusetts. The gentleman understands this is a \$30,000,000 bill which takes in all departments of the Government and ordinarily the House would have many, many weeks of debate on the separate appropriation bills. Does the gentleman intend to be rather liberal in debate?

Mr. McCORMACK. I am sure the gentleman recognizes I am trying to answer his question affirmatively. Of course, as I stated, there will be general debate. It will be a matter of agreement between the chairman of the Committee on Appropriations and the ranking member of that committee to agree as to general debate. The best information I have is that general debate on the bill itself might proceed for 2 or 3 days.

Mr. MARTIN of Massachusetts. Does the gentleman think that is enough time, for a bill in which the whole country is vitally interested, to give it full consideration?

Mr. McCORMACK. Of course, the gentleman from Massachusetts is not stating what the time will be. That is a matter for the committee itself to determine. As the gentleman did in the Eightieth Congress, quite naturally he looked to his chairman, and naturally he assumed that the chairman had taken it up with the minority Members and that they agreed on time. Any other procedure on the part of any leadership would be most unwise. All I can state is that general debate will start. I do not know how long it will continue, but it will be a matter of agreement.

Mr. MARTIN of Massachusetts. I would like to ask the gentleman from New York [Mr. TABER] if there has been any agreement as to general debate?

Mr. TABER. The only suggestion that has been made to me is that debate be equally divided and that we proceed and find out how much time we would need. That is the only suggestion I have heard.

Mr. McCORMACK. That is my understanding.

Mr. MARTIN of Massachusetts. May I ask the gentleman from Michigan if he can give us some information?

Mr. RABAUT. Mr. Speaker, the agreement sought is to have general debate run along—in other words, sort of unlimited general debate—and then the bill is to be read by chapters, each chapter comprising what formerly was a bill pertaining to certain departments of Government. There are 11 chapters. Previous to reading each chapter, it is planned to have 2 hours of debate on the chapter and confined to the bill. This completed, the chapter will be read under the 5-minute rule. After all chapters are finished in this fashion, the bill is subject to the regular procedure of the House. No one now estimates the length of time for original general debate. If it goes on in a tiresome fashion, there will be some restlessness, naturally, on the part of those sitting here. I hope it is not planned to proceed in a manner so as to use this time as a vehicle for a lengthy vacation period. There seems to be some feeling about that.

Mr. MARTIN of Massachusetts. Does the gentleman plan to have the House go through with the vacation that we are going to start next Thursday?

Mr. RABAUT. There is no ambition to interfere with the plans of the House, but I do not think that this bill, which is a very large appropriation bill amounting to billions of dollars, should be considered at a time when there is no membership here properly to discuss it.

Mr. MARTIN of Massachusetts. I agree with the gentleman.

Mr. RABAUT. I think in justice to those who have spent a lot of time on this bill, that if there is no membership here at the time of consideration, the absence of the membership should be made known by the regular procedure of quorum calls or whatever else is necessary to bring it to the attention of the public, namely, that there is an indifference toward a matter of this proportion. There is a little bit of that in the air right now.

Mr. MARTIN of Massachusetts. Plenty of it, and there is plenty in the

air that they want the bill thoroughly considered and every item thoroughly considered. That is in the air, too. But, I would like to know, if I could, what the plans of the Committee on Appropriations are as to the Easter recess. I think the Members of the House should know what the Committee on Appropriations has in mind as to the recess that has been heralded for a long while to begin next Thursday.

Mr. RABAUT. The Committee on Appropriations is very much in agreement with everything the House plans. The only thing is that the Committee on Appropriations does not feel it ought to be sitting here by itself to consider a bill of this size.

Mr. MARTIN of Massachusetts. I agree with that. Perhaps the gentleman from Massachusetts can enlighten us a little bit on that question.

Mr. McCORMACK. It was my idea that the gentleman from Michigan was very enlightening.

Mr. MARTIN of Massachusetts. He was as far as the consideration of the bill is concerned, but there are a lot of people who want to make some plans who would like to have this information.

Mr. McCORMACK. Our plan is to take the recess that has been discussed starting next Thursday and ending April 18. As far as the appropriation bill is concerned, it seems to me the colloquy that has taken place clearly conveys the situation to each Member. There will be general debate on the omnibus bill. It will continue with no time limit being set now. Of course, any time limit has to be set by agreement, we understand that. So the House is advised that there will be no time limit set now on general debate in the Committee of the Whole on the omnibus bill. Then later, I suppose on Monday or Tuesday, some time limit on general debate will be agreed upon.

Mr. MARTIN of Massachusetts. One of our members of the Committee on Foreign Affairs would like to know if a rule is going to be secured so that the ECA appropriation can be taken up in this bill. Does the gentleman from Michigan know about that?

Mr. RABAUT. I am unable to tell the gentleman about that.

ELECTION TO COMMITTEE

Mr. DOUGHTON. Mr. Speaker, I offer a resolution (H. Res. 532) and ask for its immediate consideration.

The Clerk read the resolution, as follows:

Resolved, That WAYNE L. HAYS, of Ohio be, and he is hereby, elected a member of the standing Committee of the House of Representatives on Veterans' Affairs.

The resolution was agreed to.

A motion to reconsider was laid on the table.

COMMITTEE ON PUBLIC LANDS

Mr. MURDOCK. Mr. Speaker, I ask unanimous consent that the Subcommittee on Irrigation and Reclamation of the Committee on Public Lands be permitted to sit on Monday and Tuesday of next week during general debate.

The SPEAKER. Is there objection to the request of the gentleman from Arizona?

There was no objection.

COMMODITY HOLDINGS AND SURPLUS DISPOSAL

Mr. HESELTON. Mr. Speaker, I ask unanimous consent to extend my remarks at this point in the RECORD.

The SPEAKER. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mr. HESELTON. Mr. Speaker, I have sent the following telegram to the President:

MARCH 30, 1950.

The PRESIDENT,
Winter White House,
Key West, Fla.

Searching for dried milk and dried eggs but find they are rare commodities in local markets. May I remind you that as of January 31 you had 274,000,000 pounds of dried milk and 75,000,000 pounds of dried eggs in storage threatened with spoilage. Please put an end to this tragic farce.

Again I must advise you that I have not received one direct word from the President to any of the messages I have sent to him. It is increasingly clear to me that he is determined not to do anything and that he will persist in his refusal to make any statement whatever in this connection to the American public.

I now wish to include a copy of a statement made this morning by Hon. Ralph S. Trigg, president of the Commodity Credit Corporation, and Administrator of the Production and Marketing Administration, United States Department of Agriculture, before the House Committee on Agriculture:

I understand that your committee is primarily concerned at this time with the question of surplus disposal, and I am very glad to appear today with testimony on this very important subject. All friends of agriculture are anxious to find ways of meeting the special distribution problems which have brought such severe criticism on the whole farm program. We in the Department of Agriculture want to cooperate with the committee in every possible way. The basic problem of course centers around the Commodity Credit Corporation's holdings of agricultural commodities which have been acquired in carrying out various price-support programs. I therefore think that it is important for us to have a clear understanding of just what these holdings are, before reporting on steps we have already taken to dispose of excess stocks or considering additional action.

As of February 28, 1950, CCC had invested a total of \$4,036,175,453 in loans and inventories under price-support operations. Of this total, \$2,229,810,015 represented loans advanced to farmers, with storable commodities held as security for the loans. The remainder, \$1,806,365,438, represented the cost of commodities to which CCC had taken title, either through purchase or through taking over stored collateral at the end of price-support-loan years. This latter group is the CCC inventory.

While there is a sharp difference in the status of loan and inventory holdings, a quite general tendency has been to lump them together and refer to the whole as "\$4,000,000,000 of Government surpluses." Because this can lead to a great deal of confusion, I should like to comment briefly on the essential difference between the two groups of commodity stocks.

The farmers who produced the commodities which have been put up as security against the price-support loans still hold title to these stocks. They are in a position to pay off the loans and redeem their crops at any time. It is true that large percentages of these loan stocks may eventually be surrendered to the Corporation and become part of its inventory, depending on market conditions during the loan year. Until such time, however, CCC can merely hold these stocks as security against its loans. It cannot dispose of them or direct their disposition in any way.

Inventory stocks on the other hand belong to the Government. This then is the group which is subject to disposal plans at this time.

In addition to the distinction between commodities held as loan security and those which are in inventory, another break-down is fundamental in an understanding of surplus-disposal problems. I refer to the difference between storable commodities, which can be kept indefinitely, and the so-called perishables or semiperishables, which must be disposed of in a relatively short time to avoid deterioration or spoilage. The disposal problems for the latter are of course much more immediate and acute.

With this in mind, a look at the break-down between storables and perishables is revealing. In the first place, commodities held as loan security are obviously in the storable class, and 87 percent of the total investment in this group is accounted for by wheat, corn, cotton, and tobacco.

The complete listing of loan advances is as follows:

Corn, 563,745,949 bushels	\$768,551,342
Wheat, 324,825,430 bushels	645,036,238
Cotton, upland, 2,638,022 bales	373,536,838
Tobacco, 335,251,157 pounds	145,833,335
Grain sorghum, 42,161,480 hundredweight	94,978,593
Beans, dry edible, 7,145,415 hundredweight	49,254,351
Flaxseed, 9,079,608 bushels	33,640,325
Barley, 27,314,643 bushels	29,792,917
Soybeans, 10,513,484 bushels	22,171,777
Oats, 29,988,676 bushels	19,935,278
Peanuts, 148,232,342 pounds	14,625,376
Rosin, 178,989,169 pounds	12,190,480
Potatoes, 11,175,385 hundredweight	7,829,373
Rice, 1,536,244 hundredweight	6,585,914
Peas, dry edible, 750,343 hundredweight	2,308,535
Turpentine, 2,981,709 gallons	1,225,187
Rye, 823,371 bushels	989,369
Cotton, American Egyptian, 2,667 bales	772,923
Cottonseed, 7,234 tons	357,775
Lespedeza seed, 1,201,000 pounds	144,089
Total	2,229,810,015

Turning to the commodities which are in inventory, we find a somewhat similar pattern. Of the \$1,806,365,438 total cost value of inventory holding on February 28, wheat, corn and other feed grains, and cotton accounted for \$1,278,818,849, or 70 percent. The rest—\$527,546,589—covers the semiperishable group and some special commodities such as linseed oil and wool, with the semiperishables themselves accounting for less than \$300,000,000. This is obviously the area of immediate problems as far as inventory holdings are concerned.

The complete listing of commodities in inventory, with cost values, is as follows:

Cotton, upland, 3,646,272 bales	\$613,353,057
Wheat, 144,853,295 bushels	358,042,121
Corn, 167,582,777 bushels	255,733,783
Linseed oil, 421,577,441 pounds	119,549,121

Eggs, dried, 79,317,979 pounds	\$101,361,973
Flaxseed, 12,801,153 bushels	81,278,225
Butter, 92,796,753 pounds	57,670,108
Beans, dry edible, 4,665,985 hundredweight	43,025,263
Milk, dried, 294,252,026 pounds	37,532,533
Barley, 25,079,381 bushels	36,064,035
Wool, 35,427,479 pounds	27,683,394
Rosin, 210,837,798 pounds	17,145,215
Cottonseed, 199,478 tons	10,327,809
Oats, 11,255,782 bushels	9,772,260
Cheese, 24,005,653 pounds	8,396,935
Peanuts, farmers' stock, 56,058,463 pounds	5,914,897
Peanuts, shelled, 18,679,120 pounds	2,780,289
Grain sorghum, 2,073,245 hundredweight	5,853,594
Soybeans, 2,005,507 bushels	5,055,644
Prunes, 35,326,345 pounds	3,593,150
Raisins, 9,876,690 pounds	937,061
Turkeys, 3,380,079 pounds	1,366,923
Minor items	3,923,038

Total 1,806,365,438

It will be noted that potatoes, the crop which has posed the most serious current disposal problems, do not show up in this CCC inventory listing. This is because the Government does not buy potatoes to store. It distributes all price-support potato purchases immediately, through whatever diversion outlets are available. The same procedure has been followed with some other crops, principally limited seasonal purchases of fresh vegetables and fruits for immediate school lunch or welfare distribution. Disposal questions for this group are closely related to those for the holdings of non-storables.

While pointing out that the immediate questions of disposition center in the non-storable commodities, and that those of this group which are in inventory or under current purchase operations constitute the real surpluses, I do not wish to leave the impression that there are no serious problems with regard to large CCC holdings of cotton, wheat, corn, and other storable crops. A lot of money is tied up in rice-support operations for these crops now, and more undoubtedly will be before we are able to strike a production balance.

The problems with these basic commodities, however, do not involve questions of emergency disposal. The solution lies rather in longer-range steps to adjust production in line with demand. Through acreage allotments and marketing quotas it is possible to make adjustments, at least over a period of years. The effectiveness of these measures, and the time it will take to complete needed adjustments, will of course depend partly on weather and other uncontrollable production and harvesting conditions. It will also depend upon the maintenance of sound legislative authorizations for acreage allotments. If too many exceptions are made—if the adjustment line is bent back too often—the whole program will be jeopardized.

The question of whether or not the CCC holdings of corn, wheat, and other basic commodities are excessive must be judged against the need for reserve stocks. It is generally recognized that the national interest requires maintenance of reserve or carry-over supplies which are ample to meet those exigencies which might follow crop failure or sharply increased demand as a result of some emergency development. It also seems obvious that the Government, especially when price-support programs are in effect, has a direct responsibility in seeing that such adequate reserves are available. If the CCC holdings of these storable commodities are simply part of the desirable reserve—acquired under price-support operations and held by the Government—then these holdings certainly should not be regarded as surpluses.

It is our belief that a desirable annual carry-over or reserve of corn would now be from 750,000,000 to 1,000,000,000 bushels. Any time production dropped to the 1947 level, we would need that much to insure continued feeding schedules at our current rates. The present estimate is that the corn carry-over, when the 1950 crop comes in this fall, will be a little over 900,000,000 bushels, including CCC holdings.

A wheat reserve of from three hundred and fifty to five hundred million bushels is desirable. It is now estimated that the carry-over of old wheat this July 1, again including CCC stocks, will be somewhat over 400,000,000.

A cotton carry-over of four or five million bales would probably be regarded as normal. We can expect a carry-over this summer of around 7,000,000 bales. This points to the desirability of some downward adjustment in the cotton reserve.

We are of course concerned about the large amount of funds which must be tied up in carrying out price supports for these basic crops. We know that production adjustments are needed, and that they must be applied realistically to hold reserves at reasonable levels. But we do not feel that the present holdings should be tied up in a bundle and labeled surpluses. They are certainly not surpluses in the sense that we are under pressure to dispose of them in a short period of time, or without regard to costs.

Before reporting on steps that we have already taken to move out excess inventory holdings, chiefly in the perishable group, I would like to emphasize one basic principle which must be observed in disposing of commodities which are taken off the market to support prices. Unless the market strengthens to a point above the price-support level, such commodities obviously cannot be turned back on the market without simply creating new price problems.

If the surplus commodities are to be donated for welfare and related use, safeguards must be followed to see that the donations are used "in addition to" and not "in place of" the quantities of the commodity which would normally be bought by the recipients. If the donations do replace normal purchases, two undesirable results follow: (1) Normal channels of trade are disrupted, with the Government taking their place in the distributive system, and (2) you get no net removal of the surplus commodity from the market, and the Government will have to buy an equivalent quantity all over again in order to support prices.

This fact tends to limit the area in which donations can be used effectively to move out surplus holdings. It is a problem which must be considered in all donation plans. A certain percentage of substitution is often inevitable, and it is not especially serious if held down. Too much substitution, however, nullifies the price-support effort.

As you know, the Department of Agriculture has been contending with surplus distribution problems for a long time. While difficulties have been greater with some commodities—potatoes for instance—than with others, we have on the whole moved substantial quantities of our stocks. I will summarize the main authorities and programs we have used.

Our first efforts are directed at keeping our acquisitions at the lowest possible level. One specific operation is known as our plentiful foods program, under which we take steps to increase the consumption of surplus commodities through normal commercial channels. The merchandising support of the food industry is enlisted to stimulate greater distribution and consumption of foods which are currently in plentiful supply. Attention is centered on selected foods. Lists of such foods are prepared each month by the Production and Marketing Administration in Washington, and then adjusted to meet area

and local conditions. These lists, which usually include about 20 items, are used by cooperating groups as a guide in the development of food-information and food-merchandising programs. During the past year, there has been greater consumption of many foods as a result of this promotion. Especially heavy commercial sales have been brought about for limited periods for particular foods such as apples, peaches and pears, eggs, broilers, and pork products.

As an additional measure to move overplentiful foods, so that they will not have to be acquired by CCC in direct price-support operations, special efforts are made to encourage exports in normal trade channels, through subsidies, and to divert commodities into other than normal uses. These activities are financed principally by our so-called section 32 funds. First priority is given to diversion for human consumption.

For those stocks which we must take over in the course of price-support operations, in spite of the effort to increase commercial sales and divert to special uses, several authorities and programs are available to facilitate disposal. These include the following:

(a) CCC holdings are sold whenever possible, if this can be done without interfering with price-support objectives. Every effort is made to handle such sales through normal channels of trade. When this is not possible, special negotiated sales are sometimes arranged. To facilitate sales through normal trade channels, we announce each month price lists of commodities which will be available for both domestic and export sale. This program, which was inaugurated in January, gives full and public information on both price and quantity of commodities which are available. The program is another step in the Corporation's efforts to maximize sales through private trade channels.

Since this sales plan has been in operation for only 2 months, its results cannot be analyzed conclusively. There has been a tendency for prospective buyers to defer purchases in order to determine whether or not sales prices would be reduced for later periods. Export sales so far under this program have included limited quantities of dried eggs, peanuts, beans, barley, and potatoes. Domestic sales have included several million pounds of cheese and butter.

(b) Appropriate commodities are distributed in large volume through what we call the direct distribution program. Outlets for this operation, which has been in effect for a number of years, include school-lunch programs, charitable institutions, and the Bureau of Indian Affairs. These programs of direct distribution to domestic outlets have been very important, both in reducing CCC inventories and in removing surplus perishables under section 32 programs. In the years 1936 through 1949 nearly 12,000,000,000 pounds of surplus commodities were distributed in this way. In 1949 such distribution totaled 393,000,000 pounds of food.

(c) Under Public Law 85, Eighty-first Congress, the Commodity Credit Corporation is authorized to exchange agricultural commodities for strategic and critical materials produced abroad. While we have investigated numerous possibilities, to date only one exchange has been completed. This involved less than 1,000 bales of cotton. Under present conditions, there are major limitations on the opportunities of disposing of surplus commodities under this authority. These have been outlined to the committee previously.

(d) Under section 416 of the Agricultural Act of 1949, CCC is authorized to dispose of its surplus holdings in various ways.

Commodities can be made available to the Munitions Board and other Federal agencies for use in making payments for commodities not produced in the United States. To date it has not been possible to complete any transactions under this authority.

Section 416 also authorizes the donation of surplus commodities, on a priority basis, to school-lunch programs, the Bureau of Indian Affairs, public and private domestic welfare agencies, and private welfare agencies for the relief of needy persons abroad. Potatoes, dried eggs, and dried milk have been made available for distribution through all of these categories.

Welfare agencies have shown little interest in receiving donated potatoes for export, primarily because of the relatively high shipping costs. There has been more interest in dried eggs and dried milk, and it is expected now that orders for several thousand tons of those commodities will be received in the near future.

Donations under section 416 for domestic use have been considerable.

This is a broad summary of the different programs and authorities which have been used to move commodity holdings. In considering how to strengthen and broaden these operations, the present discussions center primarily on the distribution of foods which are donated for human consumption. I therefore feel that it will be helpful to give a somewhat more complete summary of the direct distribution activities I referred to in the listing of program authorities.

Since the beginning of fiscal year 1938, the United States Department of Agriculture has operated a program providing for the donation of surplus agricultural commodities to needy groups within the country. This program—called direct distribution—has been operated under the authority of section 32. The peak year of distribution occurred in 1941, when 2,500,000,000 pounds of surplus foods were distributed to over 14,000,000 people.

During the entire history of the section 32 direct-distribution program, the Federal Government and the States have shared responsibility and costs of distribution. The Federal Government has arranged for and paid the costs incidental to transporting surplus foods—in carload lots—to central receiving points within the various States. States have assumed responsibility for accepting shipments, providing storage and necessary repackaging operations, and delivering foods from the central receiving or storage point to the final recipient.

Before the war, State administration of the direct-distribution program was centered in a single State distributing agency designated by the governor. State appropriations, supplemented by WPA labor, permitted each State to develop a highly centralized and workable system for handling and distributing large quantities of donated foods. Warehousing and personnel were readily available to handle and store large-volume shipments. County and local public-welfare agencies maintained community centers where regular distribution could be made to welfare families—to whom the great bulk of the foods were provided at that time.

This pattern of operation was altered considerably by World War II. There was, first of all, a sharp decrease in the volume and variety of foods available for donation. The number of families receiving public assistance also was greatly reduced, with the result that schools and charitable institutions became the major outlets for surplus commodities. The need for repackaging of food items in family-size containers was eliminated and deliveries to schools and institutions could be made on a monthly or bi-monthly basis—far less frequently than to individual family units. As a natural consequence, the centralized agencies for administering the program in most States were abandoned and a variety of local agencies took on the responsibility for distribution. By the end of the war, the Department of Agriculture had operating agreements with some 1,400 different distributing agencies within the various States.

Operation of the direct-distribution program on this modified basis was possible during the war years because of the relatively small volume of commodities made available as surplus. As surplus problems developed after the war's end, the need became apparent for a more centralized and comprehensive system of handling and distribution within the States. The Department accordingly encouraged the strengthening of the States' organizations for administering the direct-distribution program. Centralization was encouraged and States were urged to improve and expand warehouse and storage facilities and to arrange delivery systems that would reach a larger number of eligible recipients.

By the end of fiscal 1949, 36 States had centered responsibility for the intrastate administration of the program in a single agency. The number of individual agencies with which we had to operate was reduced from 1,400 to 85.

Despite the improvements through this centralization, most States do not have adequate facilities to handle a State-wide distribution program for welfare families—certainly not on the basis of the 1941 type of operation. The system of operation in one typical State will illustrate the situation. For storage the State uses space in 12 institutions, warehouses maintained by four county welfare departments, a county hospital, a county board of education storehouse, and four commercial warehouses. Schools and institutions arrange for commercial delivery of their commodities from these points or haul them with their own trucks if they have them. Such a system is effective for schools and institutions, but is entirely inadequate for large-scale distribution to welfare families. States cannot undertake such distribution without considerable expansion in local warehouse facilities, and the provision of repackaging equipment and facilities.

The enactment of section 416 has made possible the distribution of additional supplies of surplus foods to needy groups. Section 416 provisions, however, do not permit the Federal Government to pay that portion of the delivery costs which it now pays under section 32. This has undoubtedly limited distribution of section 416 commodities. While efforts have been made to utilize the same State channels as used for section 32 foods, it has often been necessary to ship commodities directly to local agencies which are assisting needy families.

To insure maximum intrastate distribution at minimum cost to taxpayers, a centralized State agency designated by the governor is most desirable. This would result in the establishment of storage, handling, and delivery systems similar to those available before the war. By utilizing existing storage resources, transportation facilities such as highway trucks, and personnel of county and local public welfare offices, economies would be such as to make costs of operation far lower than if the Federal Government assumed complete financial and operating responsibility for the program.

States, too, are in better position to determine eligibility of applicant groups, inasmuch as such groups are generally subject to certification and supervision by State agencies. Private welfare agencies, also, can best be certified by State agencies. Moreover, when dealing with both private and public welfare agencies, it is essential that orders for donated foods flow through a central agency as a safeguard against duplication of deliveries.

A central State agency, also, can best arrange for repackaging of donated foods into family size units. Section 416 foods are donated in the original large-sized containers and must be repackaged when distributed to welfare families. Repackaging on a State-wide basis, rather than a local basis, would

be certain to reduce costs, and thus increase the distribution of such foods to needy families.

Efficient operation and widest possible distribution are primary objectives of the direct distribution program, and we feel this can be accomplished by a strengthening of State agencies.

We must also constantly bear in mind, of course, that appropriate limitations on distribution of these foods must be maintained so as not to interfere materially with the normal flow of food marketing. Otherwise, the price support effect of the programs would be greatly weakened.

The strengthening of State organizations for the intrastate administration of direct distribution would make it possible to increase distribution of surplus foods to needy groups, particularly welfare families. If the Congress desires to further facilitate program operations for both the Department and cooperating State agencies, it is suggested that legislation also provide the following:

1. Domestic persons and organizations declared to be eligible to receive surplus foods be limited to those groups to which the Secretary of Agriculture determines donations can be made without significant effect upon regular food markets.

2. The Department be authorized to pay transportation, handling, and other necessary costs from the point of location to central carload receiving points within the States, on commodities declared available for donation under section 416 of the Agricultural Act of 1949.

3. The priority used in making commodities available to the various types of domestic organizations be subject to the decision of the Secretary of Agriculture.

Mr. Speaker, there is some extremely significant information in Mr. Trigg's statement but I think the main value of the language is the obvious concession that greater distribution of surplus foods to needy groups can and should be undertaken at once. His emphasis upon the advisability of a central State agency will only partially meet the problem and I submit that until we recognize the ability, integrity, and industry of our local groups to devise satisfactory distribution procedures, such as worked so successfully in Greenfield, Mass., we shall handicap the full development of any such program. I certainly see no objection to giving the Secretary power to determine the amount of donations which can be made to domestic persons and organizations. As I have stated I think the authorization that the Department should pay transportation, handling and other necessary costs to central carload receiving points is a limitation without justification and a serious reflection upon the local groups which I am sure Mr. Trigg does not intend. I certainly find no fault in permitting the Secretary to have some authority over determining the priority among various types of domestic organizations although Mr. Brannan's lack of any kind of affirmative or satisfactory action over the existing program raises a very serious question as to how he would exercise any such power.

You will particularly note the absence of any specific criticism of the provisions of H. R. 7135, H. R. 7136, H. R. 7137, and H. R. 7138 indicates an open mind on the part of the administration and willingness to work out some kind of affirmative legislation promptly.

HON. W. STUART SYMINGTON

Mr. CANFIELD. Mr. Speaker, I ask unanimous consent to address the House for 1 minute.

The SPEAKER pro tempore (Mr. McCormack). Is there objection to the request of the gentleman from New Jersey? There was no objection.

Mr. CANFIELD. Mr. Speaker, I cannot compliment the President of the United States on his long delay in naming a permanent Chairman of the very important National Security Resources Board. I do, however, wish to compliment him on the reported selection today of W. Stuart Symington, Air Secretary. As the Washington Daily News said editorially today he is a good man for a tough job. It will be up to him to lead in coordinating civilian defense and the marshaling of our country's industries and resources in our preparedness program. He will need the fullest cooperation of the governors of our 48 States and of all the American people. I hope they give such cooperation to Mr. Symington who has done so much to build up our Air Force with his drive and energy. He is a man who gets things done—a stand-up, fighting man.

Mr. PATMAN. Mr. Speaker, will the gentleman yield?

Mr. CANFIELD. I yield.

Mr. PATMAN. I also wish to congratulate the President on making a very fine appointment. I think he is the very best man in the country for the job.

Mr. CANFIELD. I thank the gentleman from Texas.

REQUEST TO ADJOURN OVER

Mr. DAVENPORT. Mr. Speaker, I ask unanimous consent that when the House adjourns tomorrow it adjourn to meet on Monday next.

The SPEAKER pro tempore. The Chair has not recognized the gentleman for that purpose.

The SPEAKER pro tempore. Under previous order of the House, the gentleman from Michigan [Mr. DONDERO], is recognized for 5 minutes.

THE AMERASIA CASES

Mr. DONDERO. Mr. Speaker, I have in my hand an article from the Washington Daily News of March 27, 1950, written by Andy Tulley which states that Robert M. Hitchcock, who was the prosecuting attorney against Kate L. Mitchell and the prosecuting attorney for the Department of Justice in the Amerasia cases, is now a member of the law firm of Kenefick, Cooke, Mitchell, Bass and Letchworth, of Buffalo.

The article also states that James M. Mitchell, the uncle of Kate L. Mitchell, whose case was quashed was a member of that same law firm. In view of this highly unusual situation in this important case involving the theft of secret and confidential documents from State, War, and Navy Departments, and in view of the serious charges involving John Stewart Service, one of the Amerasia defendants whose case is now before a Senate subcommittee. I have introduced today a resolution demanding a complete reopening and reinvestigation of all the circumstances behind and in connection with the Amerasia cases.

VETERANS' HOSPITALS

Mrs. ROGERS of Massachusetts. Mr. Speaker, I ask unanimous consent to address the House for 1 minute and to revise and extend my remarks and include a newspaper article.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

Mrs. ROGERS of Massachusetts. Mr. Speaker, yesterday Dr. Charles W. Mayo and Dr. Leonard G. Rowntree gave their reasons why the so-called Hoover reorganization bill should not pass insofar as the medical service of the Veterans' Administration is concerned. I agree with them and with the American Legion and many other persons and organizations in feeling that this would be very unwise.

The Congress and the Veterans' Administration have built up a very fine medical service for the veterans. Why should that be torn down now, not merely brick by brick, but demolished entirely?

[From the New York Times of March 30, 1950]

**SINGLE HEALTH UNIT FOUGHT BY DOCTORS—
MAYO AND LEGION ADVISER HIT HOOVER PROPOSAL TO UNITE UNITED STATES MEDICAL AGENCIES**

WASHINGTON, March 29.—A bill to set up a new United Medical Administration that would combine all Government medical facilities under one agency was opposed in testimony today by Dr. Charles W. Mayo, Dr. Leonard G. Rowntree, chief medical adviser of the American Legion, and other witnesses.

They testified at hearings before the House Expenditures Committee on a reorganization bill backed by the Citizens Committee for the Hoover Report.

Dr. Mayo said the bill "attempts to gather under one roof too much for it to hold administratively, economically, or efficiently. I do not believe that H. R. 5182 will be able to attain its objectives, chief among which are to preserve health of all those in the armed services, to perform the functions now delegated to the Public Health Service, and to take over the Veterans' Administration and perform its obligations * * *."

"Should the Veterans' Administration be included in a United Medical Administration * * * with its administrator acting only in the capacity of an adviser on the advisory board to the Administrator of a United Medical Administration, with no representation by a surgeon general of veterans, I doubt that it would be possible to keep the quality or quantity of medical, dental, or nursing personnel necessary to maintain for the veteran a 'medical service second to none.'"

Dr. Mayo is a member of the Mayo Clinic, Rochester, Minn.

"This bill constitutes a breach of faith," Dr. Rowntree said. "It breaks faith with the veteran, with the people of the United States, with the Veterans' Administration, and with the medical profession."

He declared the recommendations of the Hoover Commission "so far as they concern medicine are based on insufficient knowledge of existing needs, are inadequate in scope, unjust in principle, and unsound in the solutions they offer our problem." He contended the bill would make our present medical leaders subservient to political appointees.

George N. Craig, national commander of the Legion, said the bill would make five agencies out of the one existing agency and instead of economy would present additional bills of expense to the Federal Government. He insisted that at no place in the Hoover

reports is any definite claim of actual saving made.

Other witnesses included T. O. Kraabel, director, and Dr. H. D. Shapiro, chief medical adviser of the Legion's rehabilitation commission; E. C. Cliff, member of the commission's executive committee; and Edward A. Hayes, past national commander of the Legion.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted as follows:

To Mr. REED of Illinois (at the request of Mr. ARENDS), for several days, on account of illness.

To Mr. LOVRE, for 4 days, on account of official business.

To Mr. PACE, for April 3, 4, 5, and 6, on account of health.

EXTENSION OF REMARKS

Mr. ADDONIZIO asked and was given permission to extend his remarks and include an editorial from the National Jewish Welfare Board Circle.

Mr. DAVENPORT asked and was given permission to extend his remarks and include a speech by Philip Murray, of the CIO.

Mr. MULTER asked and was given permission to extend his remarks in two instances, and include extraneous matter.

Mr. KEF asked and was given permission to extend his remarks.

Mr. RABAUT and Mr. HARVEY asked and were given permission to revise and extend their remarks.

Mr. DONOHUE asked and was given permission to extend his remarks and include an editorial.

Mr. SMITH of Kansas asked and was given permission to extend his remarks and include extraneous matter.

Mr. MCGREGOR (at the request of Mr. HARVEY) was given permission to extend his remarks and include a questionnaire and the results thereof.

Mr. YATES asked and was given permission to extend his remarks and include two speeches, notwithstanding the fact that they are estimated by the Public Printer to cost \$225.50.

Mr. EDWIN ARTHUR HALL asked and was given permission to extend his remarks and include a letter.

Mr. GAMBLE asked and was given permission to extend his remarks and include a statement by the Commissioner of Labor Statistics dealing with housing.

Mr. VURSELL asked and was given permission to extend his remarks and include a speech made by him on Monday, March 27, 1950, at the Wardman Park Hotel before the Conference of American Small Business Organizations.

Mr. SMITH of Wisconsin asked and was given permission to extend his remarks in two instances and include extraneous matter.

Mr. VAN ZANDT asked and was given permission to extend his remarks in two instances and include extraneous matter.

Mr. JENISON asked and was given permission to extend his remarks and include an article.

Mr. HOFFMAN of Michigan (at the request of Mr. MARTIN of Massachusetts) was given permission to extend his remarks and include extraneous matter.

ADJOURNMENT

Mr. PRIEST. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 1 minute p. m.), under its previous order, the House adjourned until tomorrow, Friday, March 31, 1950, at 11 o'clock a. m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

1345. A letter from the Archivist of the United States, transmitting a report on records proposed for disposal and lists of schedules covering records proposed for disposal by certain Government agencies; to the Committee on House Administration.

1346. A letter from the Acting Secretary of Commerce, transmitting a draft of a proposed bill entitled "A bill to amend the Civil Aeronautics Act of 1938, as amended"; to the Committee on Interstate and Foreign Commerce.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. BRYSON: Committee on the Judiciary. House Concurrent Resolution 190. Concurrent resolution to provide for the observance and celebration of the one hundred and seventy-fifth anniversary of Patriots' Day for the commemoration of the events that took place on April 19, 1775; without amendment (Rept. No. 1862). Referred to the Committee of the Whole House on the State of the Union.

Mr. LYLE: Committee on Rules. House Resolution 531. Resolution to take from the Speaker's table the bill (H. R. 1758) to amend the Natural Gas Act approved June 21, 1938, as amended, and agree to the Senate amendment; without amendment (Rept. No. 1863). Referred to the House Calendar.

REPORTS OF COMMITTEES ON PRIVATE BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. WALTER: Committee on the Judiciary. H. R. 7560. A bill for the relief of Mary Frances Yoshinaga; with amendment (Rept. No. 1861). Referred to the Committee of the Whole House.

PUBLIC BILLS AND RESOLUTIONS

Under clause 3 of rule XXII public bills and resolutions were introduced and severally referred as follows:

By Mr. DINGELL:

H. R. 7930. A bill to amend certain provisions of the Internal Revenue Code to authorize the establishment of special rectifying plants for the receipt, in bond, of distilled spirits, alcohol, and wines for rectification, bottling, and packaging, or for bottling and packaging without rectification; to the Committee on Ways and Means.

By Mr. HERTER:

H. R. 7931. A bill to designate the Veterans' Administration hospital to be constructed on South Huntington Avenue in Boston, Mass., as the Gen. George S. Patton Memorial Hospital in honor of the late Gen. George S. Patton; to the Committee on Veterans' Affairs.

By Mr. LYNCH:

H. R. 7932. A bill to amend section 2883 (d) of the Internal Revenue Code, as amended by Public Law 448, Eighty-first Congress; to the Committee on Ways and Means.

By Mr. TACKETT:

H. R. 7933. A bill to provide for the sale of certain lands acquired by the United States in connection with the construction of the Narrows and Blakely Mountain Dams in the State of Arkansas; to the Committee on Public Works.

By Mr. PHILLIPS of California:

H. R. 7934. A bill to reduce and revise the boundaries of the Joshua Tree National Monument in the State of California, and for other purposes; to the Committee on Public Lands.

By Mr. SCUDDER:

H. R. 7935. A bill to authorize the development of the Feather River Basin for irrigation, reclamation, flood control, and other purposes, as an integral part of the Central Valley project, California; to the Committee on Public Lands.

By Mr. HAGEN:

H. R. 7936. A bill to amend the act of July 6, 1945, as amended, with respect to automotive-equipment maintenance payments to special-delivery messengers in post offices of the first class, and for other purposes; to the Committee on Post Office and Civil Service.

By Mr. PATTERSON:

H. R. 7937. A bill to provide for the payment of sums in lieu of real-property taxes on Government properties transferred to the national industrial reserve; to the Committee on Armed Services.

By Mr. STEED (by request):

H. R. 7938. A bill designating the second Sunday in April as National Daughter's Day; to the Committee on the Judiciary.

By Mr. ANGELL:

H. R. 7939. A bill to provide for additional time for presenting certain tort claims against the United States; to the Committee on the Judiciary.

By Mr. BAILEY:

H. R. 7940. A bill to provide financial assistance for local educational agencies in areas affected by Federal activities, and for other purposes; to the Committee on Education and Labor.

By Mr. WHITTINGTON:

H. R. 7941. A bill to amend and supplement the Federal-Aid Road Act approved July 11, 1916 (39 Stat. 355), as amended and supplemented, to authorize appropriations for continuing the construction of highways, and for other purposes; to the Committee on Public Works.

By Mr. COLE of Kansas:

H. J. Res. 447. Joint resolution giving the consent of Congress to an agreement between the State of Missouri and the State of Kansas establishing a boundary between said States; to the Committee on the Judiciary.

By Mr. DOUGHTON:

H. Con. Res. 192. Concurrent resolution providing for the printing of 1,000 additional copies of hearings relative to revenue revision held before the Committee on Ways and Means during the current session, including an index; to the Committee on House Administration.

By Mr. HAGEN:

H. Res. 528. Resolution to provide funds for expenses of the investigation and study authorized by House Resolution 525; to the Committee on House Administration.

By Mr. DOLLINGER:

H. Res. 529. Resolution favoring the embracing within the Republic of Ireland of all the territory of that country; to the Committee on Foreign Affairs.

By Mr. DONDERO:

H. Res. 530. Resolution to authorize the appointment of a bipartisan committee of the House of Representatives to conduct a reinvestigation of the disposition of the case against certain individuals charged by the

Federal Bureau of Investigation with espionage and possession of confidential Government documents; to the Committee on Rules.

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mr. GOSSETT:

H. R. 7942. A bill for the relief of Mr. and Mrs. Randolph Lee Peterson; to the Committee on the Judiciary.

By Mr. HAND:

H. R. 7943. A bill for the relief of Walter Hanus; to the Committee on the Judiciary.

By Mr. JONES of Alabama:

H. R. 7944. A bill for the relief of Mr. and Mrs. Albert Chandler; to the Committee on the Judiciary.

By Mr. JUDD:

H. R. 7945. A bill for the relief of Dr. Zena (Zenobia) Symeonides; to the Committee on the Judiciary.

By Mr. LEMKE:

H. R. 7946. A bill authorizing the Secretary of the Interior to convey certain lands in the State of Minnesota to Signa M. Lodoen and Nels R. Lodoen; to the Committee on Public Lands.

By Mr. MICHENER:

H. R. 7947. A bill for the relief of Palmer-Bee Co.; to the Committee on the Judiciary.

By Mr. MOULDER:

H. R. 7948. A bill for the relief of Paul D. Morefield; to the Committee on the Judiciary.

By Mr. THOMAS:

H. R. 7949. A bill for the relief of Constantinos Papavasiliou; to the Committee on the Judiciary.

PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

2028. By Mr. CANFIELD: Resolutions from the Department Council of New Jersey, Jewish War Veterans of the United States, favoring the continuation of Federal rent control until the supply of available homes approximates the demand; to the Committee on Banking and Currency.

2039. By Mr. GROSS: Petition of Thomas C. Teas, chairman, Hoover Commission committee, Junior Chamber of Commerce, Mason City, Iowa, together with 725 other signatures, favoring the adoption of the Hoover Commission Reports for the Reorganization of the Executive Branch of the Government; to the Committee on Expenditures in the Executive Departments.

2040. By Mr. WILLIAM L. PFEIFFER: Petition of Russell H. Droman and 47 other residents of Gasport, N. Y., requesting lower taxes and reduced Government expenditures and rejecting the philosophies of socialism and communism; to the Committee on Ways and Means.

SENATE

FRIDAY, MARCH 31, 1950

(Legislative day of Wednesday, March 29, 1950)

The Senate met at 12 o'clock meridian, on the expiration of the recess.

The Chaplain, Rev. Frederick Brown Harris, D. D., offered the following prayer:

Our Father God, from the tumult of an angry world we seek the sanctuary of Thy presence, not that we may escape

the world but that we may turn to the perplexing maze of its baffling problems with strong spirits and quiet minds. As we face ruthless foes without who threaten the precious things we hold nearest our hearts, may we be masters of ourselves, remembering that a nation's worst foes may be those of its own household, and that he that is slow to anger is better than the mighty, and he that ruleth his own spirit than he that taketh a city. Make us worthy to look unashamed into Thy face as we say with full purpose of heart, "We lift our living Nation a single sword to Thee." In the name of Jesus Christ our Lord. Amen.

THE JOURNAL

On request of Mr. McFARLAND, and by unanimous consent, the reading of the Journal of Thursday, March 30, 1950, was dispensed with.

MESSAGES FROM THE PRESIDENT

Messages in writing from the President of the United States submitting nominations were communicated to the Senate by Mr. Miller, one of his secretaries.

LEAVES OF ABSENCE

On request of Mr. WHERRY, and by unanimous consent, Mr. McCARTHY was excused from attendance on the sessions of the Senate today because of a severe cold.

On his own request, and by unanimous consent, Mr. THOMAS of Oklahoma was excused from attendance on the sessions of the Senate during the next week.

On his own request, and by unanimous consent, Mr. FREAR was excused from attendance on the sessions of the Senate on April 3, 4, and 5, 1950.

CALL OF THE ROLL

Mr. McFARLAND. I suggest the absence of a quorum.

The VICE PRESIDENT. The Secretary will call the roll.

The roll was called, and the following Senators answered to their names:

Alken	Hickenlooper	Maybank
Anderson	Hill	Millikin
Bricker	Hoey	Morse
Bridges	Holland	Mundt
Butler	Humphrey	Murray
Byrd	Hunt	Neely
Cain	Ives	O'Connor
Capehart	Jenner	O'Mahoney
Chavez	Johnson, Colo.	Robertson
Connally	Johnson, Tex.	Russell
Cordon	Kerr	Saltonstall
Darby	Kilgore	Schoeppel
Donnell	Knowland	Smith, N. J.
Douglas	Langer	Sparkman
Dworshak	Lehman	Stennis
Eastland	Long	Taylor
Eaton	McCarran	Thomas, Okla.
Ellender	McClellan	Thomas, Utah
Ferguson	McFarland	Thye
Flanders	McKellar	Watkins
Frear	McMahon	Wherry
Gillette	Magnuson	Wiley
Gurney	Malone	Williams
Hayden	Martin	Withers
Hendrickson		Young

Mr. McFARLAND. I announce that the Senator from Arkansas [Mr. FULBRIGHT], the Senator from North Carolina [Mr. GRAHAM], the Senator from Rhode Island [Mr. GREEN], the Senator from South Carolina [Mr. JOHNSTON], the Senator from Tennessee [Mr. KEFAUVER], the Senator from Illinois [Mr. LUCAS], the Senator from Pennsylvania [Mr. MYERS], and the Senator from